BELIZE

CUSTOMS REGULATION ACT
CHAPTER 49

REVISED EDITION 2003
SHOWING THE SUBSIDIARY LAWS AS AT 31ST OCTOBER, 2003

This is a revised edition of the Subsidiary Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2000.

ARRANGEMENT OF SUBSIDIARY LAWS
BELIZE

CUSTOMS REGULATION ACT
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CHAPTER 49

CUSTOMS REGULATION (IMPORTATION AND EXPORTATION BY INLAND CARRIAGE) RULES

ARRANGEMENT OF RULES

1. Title.
2. Place at which goods shall be imported and exported.
3. Permitted hours.
4. Personal effects excepted.

51/1972.
Ch. 39.
CHAPTER 49

CUSTOMS REGULATION (IMPORTATION AND EXPORTATION BY INLAND CARRIAGE) RULES

(Section 51)

[16th December, 1972.]

1. These Regulations may be cited as the

CUSTOMS REGULATION (IMPORTATION AND EXPORTATION BY INLAND CARRIAGE) RULES.

2. Goods shall be imported into or exported from Belize by inland carriage only at the following places:

   (a) Santa Elena, on the Rio Hondo in the Corozal District;

   (b) the town of Benque Viejo del Carmen, on the western branch of the Belize River, in the Cayo District.

3. Such goods may be imported or exported on any day between 8:00 a.m. and 4:00 p.m. and at such other times as the Comptroller of Customs with the consent of the Financial Secretary shall permit:

   Provided that the Comptroller may impose restrictions on the type of goods which may be imported or exported during such extended hours:
Provided also that such goods shall only be permitted to be imported or exported-

(a) on any public or bank holiday as defined by the Holidays Act, as amended;

(b) on any Sunday; and

(c) on any other day after the normal working hours,
on payment by the importer or exporter of the amount of overtime or other remuneration due to the officer of customs attending on duty.

4. Nothing in the immediately preceding rule shall apply to the importation or exportation of the personal effects of the importer or exporter which accompany him.
CHAPTER 49

EXPORTATION OF GOODS IN BOND RULES

ARRANGEMENT OF RULES

1. Title.
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4. Repacking.
5. Contents or way bill.
6. Goods to be stamped.
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CHAPTER 49

EXPORTATION OF GOODS IN BOND RULES

(Section 51)

1. These Rules maybe cited as the

EXPORTATION OF GOODS IN BOND RULES.

2. The general bond to be entered into in accordance with the provisions of section 39 of the Customs Regulation Act, before any person or company shall be permitted to export goods in bond by inland carriage or navigation shall be with two sureties to be approved by the Comptroller of Customs and for the sum of one thousand dollars and in the form of the Schedule hereto:

Provided that in the case of goods to be exported in bond by inland carriage or navigation via the Queen’s Warehouse to be established at Duck Run on the Belize River and thence conveyed by road across the Western border of Belize at a point opposite the village of Yaloch in the Republic of Guatemala or via a Queen’s Warehouse at any other station which may hereafter be established for the exportation of such goods, the bond shall be amended to suit the circumstances.

3. Export entries (Ex Warehouse) for goods to be exported in bond by inland carriage or navigation shall be prepared in quadruplicate and passed at the Custom House in the usual manner on payment of the prescribed duty and warehouse rent due; two copies will be retained by the officer passing the entry; one shall be filed at the Custom House and the second copy shall be forwarded immediately, through the post, to the Sub-Collector of Customs at San Ignacio. The exporter shall deliver the third copy to the Keeper of the Queen’s Warehouses when he takes delivery of the goods to be retained by him as his warrant for such delivery and shall forward the fourth copy by the master of the vessel in which the goods are carried to be delivered to the Customs Officer at San Ignacio immediately on the arrival of the vessel at San
Ignacio or on the opening of the Court House for business should such vessel arrive out of office hours:

Provided always that the master of the vessel in which the goods are carried and not the exporter shall be the person liable for any penalty imposed under these Rules for non-delivery of the customs entry to the Customs Officer at San Ignacio on arrival:

And provided further that this rule shall be subject to variation as to time or otherwise should the state of the river at any time warrant a departure therefrom. In any such case of variation the Sub-Collector at San Ignacio shall be the judge as to the reasonableness of the facts or explanation advanced for departure from the fixed rule:

Provided further that in the case of goods to be exported in bond by inland carriage or navigation via the Queen’s Warehouse to be established at Duck Run on the Belize River or via a Queen’s Warehouse at any other station which may hereafter be established for the exportation of such goods the procedure shall be varied in the following manner, that is to say: The second copy of the entry will not be forwarded by mail and two copies instead of the fourth copy shall be forwarded by the master of the vessel in which the goods are carried. One of the latter shall be retained by the Customs Officer in charge of the Queen’s Warehouse and the other endorsed with an acknowledgement of the receipt of the goods and returned by such Customs Officer to the Comptroller of Customs at Belize.

4. All repacking of goods to be exported in bond by inland carriage or navigation shall be done in Belize on obtaining the necessary permission and the repacked packages shall be clearly marked and numbered for identification purposes. No packing or redistribution of goods into smaller packages shall be permitted at San Ignacio or Benque Viejo del Carmen:

Provided that at seasons of the year when the state of the river makes it more economical on account of carriage in pitpans towed by motor boats
etc., and at other times when a sudden fall of the river or other cause makes urgency a necessity this rule may be relaxed on reporting the circumstances to the Comptroller of Customs in Belize or the Sub-Collector of Customs at San Ignacio.

5. In all cases where goods shall have been repacked in Belize, San Ignacio or Benque Viejo del Carmen as above, a contents or way bill showing full particulars of the marks and nos. of each package and the total number of packages into which the goods have been repacked shall be attached to each copy of the export entry.

6. The Customs export mark shall be stamped on all packages of goods to be exported in bond by inland carriage or navigation before they leave Belize City.

7. On arrival at San Ignacio the master of a vessel in which any goods which are being exported in bond by inland carriage or navigation are carried shall before such goods or any part thereof are unladen proceed to the Court House and there obtain permission (in writing) for the landing of the goods which shall be removed immediately after they are landed and lodged in the Queen’s Warehouse, or if there be no Queen’s Warehouse in the warehouse of the duly appointed agent at San Ignacio for the exporter.

8. No malt liquor, wines or spirits of any description, or tobacco, cigars or cigarettes which are being exported in bond by inland carriage or navigation shall be permitted to be lodged at San Ignacio or Benque Viejo del Carmen in the warehouse of the agent for an exporter if such agent is the holder of or interested directly or indirectly in a liquor licence in either town.

9. No goods which are being exported in bond by inland carriage or navigation shall be transported between San Ignacio and Benque Viejo del Carmen except at such hours as maybe specified on the permit on business days, i.e. exclusive of Sundays and public holidays unless specially arranged. A permit in writing shall be obtained from the Customs Officer at San Ignacio.
before any goods to be transported as above shall be removed from the warehouse in which they are stored at San Ignacio. Application for such permit shall be made at least six hours in advance to permit of arrangements being made, when so desired, for a police constable to accompany the goods to the frontier or to the warehouse of an approved agent at Benque Viejo del Carmen, if the goods are to be re-warehoused at that station—in which latter case a further permit shall be obtained from the Police at Benque Viejo del Carmen before the goods are removed from such warehouse at Benque Viejo del Carmen for conveyance to their final destination across the frontier into the Republic of Guatemala.

10. No goods which are being exported in bond by inland carriage or navigation shall be permitted to remain in a Queen’s Warehouse at San Ignacio or Benque Viejo del Carmen in excess of a period of six months or if lodged in a private warehouse in excess of a period of three months from the date of their removal from the Queen’s Warehouses at Belize except with the permission of the Comptroller of Customs.

11. The owner of any goods which are not exported and so remaining at San Ignacio or Benque Viejo del Carmen beyond the periods above prescribed shall forfeit and pay forthwith the full import duty on the invoice value of the goods as at first importation, together with any warehouse charges, if any, which maybe due; and such goods may be sold or destroyed by the Comptroller or otherwise cleared and disposed of as he may deem fit.

12. Any person or company infringing any of these rules shall be liable to a penalty not exceeding five hundred dollars.

13. All fines imposed by these Rules shall be recoverable on summary conviction.

14. Notwithstanding anything contained in these Rules, the Comptroller of Customs may issue instructions to the Sub-Collector of Customs at San Ignacio varying the time or procedure laid down and grant special permits in cases...
where it is shown that the state of the river or roads would render the carrying out of the Rules or any of them a hardship and result in retarding trade.

15. In so far as they are applicable, rules 4, 5 and 6 shall apply also to goods to be exported in bond by inland carriage or navigation via the Queen’s Warehouse to be established at Duck Run on the Belize River or via a Queen’s Warehouse at any other station which may hereafter be established for the exportation of such goods.

16. The Comptroller of Customs shall make such further rules as may be necessary for the management of the Queen’s Warehouse to be established at Duck Run on the Belize River or Queen’s Warehouse at any other stations which may hereafter be established and the regulating of all goods passing through such Warehouses.

SCHEDULE

(Rule 2)

GENERAL BOND FOR THE EXPORTATION OF GOODS IN BOND BY INLAND CARRIAGE OR NAVIGATION

BELIZE.

KNOW ALL MEN by these presents that We of in Belize, and of in Belize are held and firmly bound unto Her Majesty the Queen in the sum of One thousand dollars to be paid to Her Majesty the Queen, Her Heirs and Successors in right of Belize; for which payment well and truly to be made, we bind ourselves, and every of them firmly by these Presents. Sealed with our Seals.

Dated this day of in the year of Our Lord .

Whereas Merchant of , Belize, has elected to
give a General Bond for the due exportation in Bond by inland carriage or
navigation from time to time of such goods as the said may have occasion to export in bond by inland carriage or navigation from the Queen’s Warehouses situate at the port of Belize City in Belize:

Now the condition of this obligation is such that if all and every portion of such goods as may from time to time be entered by the said on the proper Ex Warehouse entry form or other approved document for exportation in bond by inland carriage or navigation shall with all due diligence and despatch be duly shipped on board the ship or vessel for which the same shall have been entered and cleared for export in bond by inland carriage or navigation and be duly carried to and landed at San Ignacio and thereafter transported via Benque Viejo del Carmen to Peten in the Republic of Guatemala or other place or places in the said Republic of Guatemala to and for which they shall have been entered to be finally exported. And if all goods exported in bond by inland carriage or navigation under this obligation shall be conveyed to and deposited at Peten in the Republic of Guatemala or other place or places in the said Republic of Guatemala within such time or respective times as shall be specified on the proper documents relating thereto, and shall not be conveyed to or deposited at any other place or places in Belize except as provided for in the Rules hereinafter referred to or in the said Republic of Guatemala or reconveyed back across the frontier into Belize and if no alteration or diminution in quantity or quality (except such as shall be accounted for to the satisfaction of the Comptroller) shall take place in any such goods, or in the casks, cases or packages in which the same shall have been delivered, by opening or otherwise improperly interfering with the same from the time of the delivery thereof to the said under this obligation, until the arrival and deposit thereof at the place or places for which the same shall have been entered and cleared outwards for exportation in bond by inland carriage or navigation; and if in case of dispute as to the shipment or due conveyance and deposit of any goods so entered for exportation in bond by inland carriage or navigation as aforesaid the said shall in every case in which the Comptroller shall require it, and within such time as in each case he shall allow, produce proof, to the satisfaction of the Comptroller of the due conveyance and deposit of the
said goods in respect of which such dispute shall have arisen at the place or respective places for which the same shall have been entered to be exported in bond by inland carriage or navigation:

And if the said and his Agents or Servants shall not remove, ship or export, any goods under or by virtue of this obligation or the permission given or implied thereby, after he shall have received notice from the Comptroller that further or additional security is required; and until such further or additional or larger amount of security shall have been given by the said and to the satisfaction of the Comptroller, and if the said for himself his Agents and Servants whatsoever shall in all other and each every respect comply with the rules made under the Customs Regulation Act and any other law relating to customs and excise duties or any rules which may be made hereafter adding to or amending the same, then this obligation to be void otherwise to be and remain in full force and virtue.

Signed, Sealed and } Signatures ......................
delivered in the } ........................................
presence of } ........................................
CHAPTER 49

CUSTOMS REGULATION (PRIVATE WAREHOUSE LICENSING FEE) ORDER

ARRANGEMENT OF PARAGRAPHS

1. Title.

2. Licence Fee.

CUSTOMS REGULATION (PRIVATE WAREHOUSE LICENSING FEE) ORDER

(Section 64(8))

[28th February, 1987.]

1. This Order may be cited as the

CUSTOMS REGULATION (PRIVATE WAREHOUSE LICENSING FEE) ORDER.

2. The owner or occupier of any private warehouse or customs area, wherever situated in Belize, shall pay an annual licence fee of four thousand five hundred dollars, or a sum equal to three per centum of the value of the bond required by the Comptroller of Customs under Section 64(2) of the Customs Regulation Act, whichever is less.
CHAPTER 49

CUSTOMS (SORTING AND PACKING) REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Title.
2. Application for permit.
3. Delivery of permit.
4. Sorting, etc., to be under supervision.
5. Avoidance of delay.
6. Charges.
CHAPTER 49

CUSTOMS (SORTING AND PACKING) REGULATIONS
(Section 75)

1. These Regulations may be cited as the

CUSTOMS (SORTING AND PACKING) REGULATIONS.

2. All applications for the grant of a permit to sort, separate, pack or repack goods in a Queen’s Warehouse shall be made in writing, addressed to the Comptroller of Customs, and delivered in duplicate, and shall contain the reasons for such application.

3. Should the Comptroller of Customs grant the application, the importer or proprietor, or his agent must deliver the original permit to the Keeper of the Warehouse.

4. All sorting, separating, packing or repacking of goods in a Queen’s Warehouse shall be carried out under the supervision and directions of the Customs and Excise Officer in charge of and performing the duties of Keeper of the Queen’s Warehouses or by a Customs and Excise Officer acting as his assistant and duly instructed and authorised by him in that behalf.

5. All operations must be continued and concluded as speedily as possible. In the case of any undue delay the Keeper of the Warehouse must report the matter at once to the Comptroller of Customs with a view to the cancellation of the permit.

6. The charge for supervision will be at the rate of one dollar an hour or part of an hour and must be paid immediately on completion of the operation:

Provided that such sum shall not exceed the sum of five dollars for a single day or the sum of twenty dollars in respect of any one week.
CHAPTER 49

PROHIBITED GOODS ORDER

ARRANGEMENT OF PARAGRAPHS

1. Title.

2. Prohibited imports.

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PROHIBITED GOODS ORDER

[Section 103]

Title. 1. This Order may be cited as the

PROHIBITED GOODS ORDER.

Prohibited imports. 2. (1) The importation into Belize of the following dyestuffs, when produced or manufactured outside the Commonwealth except under a special licence to be granted by the Minister is absolutely prohibited:

(a) all derivatives of coal tar generally known as intermediate products capable of being used or adapted for use as dyestuffs, or of being modified or further manufactured into dyestuffs;

(b) all direct cotton colours, all union colours, all acid colours, all chrome and mordant colours, all alizarine colours, all basic colours, all sulphite...
colours, all vat colours (including synthetic indigo), all oil, spirit, and wax colours, all lake colours and any other synthetic colours, dyes, stains, colour acids, colour lakes, leuco acids, leuco bases, whether in paste, powder, solution or any other form.

(2) The importation into Belize whether direct or otherwise of shaving brushes manufactured in the Empire of Japan, or exported directly or indirectly therefrom, is absolutely prohibited.

(3) The importation into Belize of extracts, essences or other concentrations of tobacco or any admixture of the same, tobacco stalk stripped from the leaf, whether manufactured or not, and tobacco stalks flour, unless such articles are mixed with ingredients which render them in the opinion of the Comptroller of Customs unfit for use except for industrial or horticultural purposes, is absolutely prohibited.

(4) The importation into Belize of indecent, obscene, seditious or inflammatory prints, paintings, books, cards, lithographic or other engravings or other indecent, obscene, seditious or inflammatory articles; or any writing, newspaper, pamphlet or other printed matter, books or any drawing engraving, picture, emblem or image against good morals or against public and religious morality, is absolutely prohibited.

(5) The importation into Belize of base or counterfeit coin is absolutely prohibited.
CHAPTER 49

CUSTOMS REGULATION (PROHIBITED AND RESTRICTED GOODS) (CONSOLIDATION) ORDER

ARRANGEMENT OF PARAGRAPHS

1. Title.
2. Prohibited goods.
3. Restricted goods.

[20th August, 1988.]

WHEREAS Section 103 (2)(a) of the Customs Regulation Act provides inter alia that any goods the importation or exportation of which is for the time being prohibited by or under any other enactment, order, rule, regulation or notification shall be deemed to be goods so prohibited under the said Act;

AND WHEREAS the said section further provides inter alia that any goods the importation or exportation of which is for the time being subject to any conditions or restrictions imposed by or under any other enactment,
order, rule, regulation or notification shall be deemed to be goods so restricted, or subjected to such conditions, under the said Act;

AND WHEREAS it is expedient to issue a consolidated list of all prohibited and restricted goods for the convenience of the general public;

NOW, THEREFORE, it is hereby ordered as follows:

1. This Order may be cited as the

CUSTOMS REGULATION (PROHIBITED AND RESTRICTED GOODS) (CONSOLIDATION) ORDER.

2. The goods specified in Part I of the Schedule hereto under the headings “Inwards” and “Outwards” are, respectively, prohibited to be imported into or exported from Belize.

3. The goods specified in Part II of the said Schedule under the headings “Inwards” and “Outwards” shall not, respectively, be imported into or exported from Belize except in accordance with the conditions or restrictions specified therein.

SCHEDULE

Part I - Prohibited Goods

Inwards

1. Animals or any specific kind thereof or their carcasses, fodder, litter, dung or other similar things, the importation of which is prohibited by the Minister under the Animals (Disease & Importation) Act to prevent the introduction and spread of any disease.

CAP. 167.
2. Any infringing copy of a work, whether printed, audio, video or other, in which copyright subsists, or plates or other devices for making such infringing copies.

3. Articles of food intended for human consumption which, in the opinion of the Director of Health Services, are unfit for the purpose.

4. Books, pamphlets, leaflets, other printed literature, photographs, paintings, caricatures, audio or video tapes or any other type of printed, sound or visual media capable of suggesting words or ideas, which are, in the opinion of the Minister, contrary to the public interest.

5. Counterfeit coins or currency of Belize or of any other country.

6. Fictitious postage stamps and any die, plate, instrument or materials capable of being used to make any such stamps.

7. Firearms having a disguised appearance, in particular any pistol or other apparatus in the form of a stylographic pen or pencil and any shot or cartridge for such a pistol or apparatus.

8. Gold or silver in the form of ingots, bars, sheets, coins or other such forms and bearing assay marks purporting to be of British or of other foreign manufacture but which are below the standard indicated by the marks.

9. Indecent or obscene prints, paintings, photographs, books, cards, lithographic or other engravings or any other indecent or obscene articles or matter.

10. Knives automatically released from walking sticks etc., flick knives, flick guns and gravity knives.


13. Pipes or other utensils for use in connection with the smoking of opium or any other articles used in connection with the preparation of opium for smoking.

14. Raw opium, cocoa leaf, Indian Hemp (includes Cannabis), prepared opium, poppy straw, mescaline and other dangerous drugs and psychotropic substances as defined and prohibited in the Misuse of Drugs Act or under regulations made thereunder.

15. Any other goods the importation of which is prohibited by any law or regulation.

16. Domestic refrigerators and freezers, industrial refrigeration units, commercial refrigeration units (including display cabinets, bottle coolers and soda fountains), and air conditioning units for domestic, commercial, and industrial use, or vehicular air conditioning units using CFC-12 (Dichlorofluromethane) as the refrigeration gas, with effect from 1st January, 2003.

17. Aerosols, foams and solvents made of, or containing a mixture of, any of the following ozone depleting substances: CFC-11, CFC-12, CFC-113, CFC-114, CFC-115. (“CFC” means Chlorofluorocarbons), with effect from 1st January, 2003.

18. With effect from 1st January, 2003, disposable cans of less than sixteen ounces containing CFC.


Outwards

1. Any infringing copy of a work, whether printed, audio, video or other, in which copyright subsists, or plates or other devices or means for making such infringing copies.

2. Arms and ammunition of all kinds.

3. Raw opium, cocoa leaf, Indian Hemp (includes Cannabis), prepared opium, poppy straw, mescaline and other dangerous drugs and psychotropic substances, as defined and prohibited in the Misuse of Drugs Act.

4. Any other goods, the exportation of which is prohibited by any other law or regulation.

5. Lumber of any dimensions produced from Zericote trees.

Part II

Restricted Goods

Inwards

1. Animals, birds, reptiles or insects, other than those referred to in item 18 below except under and in accordance with a licence granted by the Chief Agricultural Officer.

2. Antibiotics, except those manufactured by a pharmaceutical firm approved by the Minister and only by the holder of a licence, granted by the Antibiotics Control Committee, to import antibiotics.

3. Antiques, artefacts, ancient monuments and other articles of archaeological value or interest except in accordance with a licence in writing granted by the Minister in the prescribed form.
4. Any apparatus or a component part thereof for transmission by radio waves except in accordance with a permit granted by the Belize Telecommunications Limited or by a licence holder authorized by the Company to deal in such apparatus in the course of trade or business.

5. Any goods which bear a design imitation of any currency or bank note or coin in use in Belize or in any other country except with the permission of the Central Bank of Belize.

6. Bees, honey or bee-keeper’s stock except with the prior written permission of the Chief Agricultural Officer.

7. Currency, bank or other notes which are or have, at any time, been legal tender in Belize; any certificates of tide to any security, including such certificates which have been cancelled; Treasury bills; and any other instrument, bill or thing prohibited to be imported by Part IV of the Exchange Control Regulations, except with the permission of the Competent Authority.

8. Firearms and ammunition therefor, including guns of all types, but excluding those of the type specified in items 12 and 14 below, and any apparatus resembling or capable of being mistaken for a firearm except on a licence granted by the Commissioner of Police.

9. Flavouring essences and other extracts which, in the opinion of the Comptroller of Customs and Excise could be mixed with spirits and the mixture disposed of as brandy, whisky or gin, except where such essences or extracts are imported for mixing with spirits in a bonded warehouse.

10. Gunpowder, nitro-glycerine, dynamite, gun cotton, blasting powder, detonators and other explosive as defined in section 34 of the Dangerous Goods Act except under a licence granted by the Minister.

11. Herbs or plants or parts thereof for use as a drug or a medicine except with the written permission of the Director of Health Services.
12. Importation in transit of military, naval or aerial warfare type of arms and ammunition, military or naval stores, aircraft of any type (including helicopters), military communication equipment, patrol vessels whether armed or unarmed, landing craft and other vessels of military utility and any other combat or non-combat military equipment except with the written permission of the Chief Executive Officer to the Ministry of Defence and subject to the terms and conditions of such permission.

13. Medicinal dangerous drugs as defined in the Misuse of Drugs Act except under and in accordance with the terms and conditions set out in the Import Authorization granted in the prescribed form by the Director of Health Services.

14. Military, naval or aerial warfare type of arms and ammunition except with the written permission of the Chief Executive Officer to the Ministry of Defence.

15. Pesticides, registered or restricted under the Pesticides Control Act, and listed in Second and Third Schedules respectively of that Act, except on a licence from the Pesticides Control Board.

16. Plants, fruits or any other class or parts of plants unless such plants, fruits etc. are accompanied by a plant certificate.

17. Plants, vegetable organisms or packages, any article or class of articles whether of a nature similar to plants or not, any animal or animal organism likely to caused infection to or which are inimical to the growth of plants except with the written permission of the Plant Quarantine Committee/Chief Agricultural Officer and subject to the conditions specified in the permit.

18. Weapons designed for the discharge of noxious liquid, gas or other thing or any ammunition containing or designed or adapted to contain any such noxious thing except with the authority of the Minister.
19. Wild life animals, that is, animals other than those kept in a domesticated state except on a licence issued under the Wild Life Protection Act.

20. Any other goods, the importation of which is restricted by any law or regulation, such as the Import Control Regulations, except when in conformity with the restrictions, conditions, laws and/or other requirements laid down in such law or regulation.

21. Whiskey and cigarettes for sale in Belize, (other than in a duty free shop or for sale ex-bond to persons lawfully eligible to purchase duty free goods), unless every bottle of whiskey and every packet of cigarettes is clearly, prominently and indelibly marked, to the satisfaction of the Comptroller, with the words “For Belize Market”.

22. Gaming machines (including arcade machines, poker machines and slot machines), except under and in accordance with a permit granted by the Minister responsible for customs matters on payment of the appropriate import duties, taxes and charges.

23. Gases that are Ozone Depleting Substances of -

\( (a) \) the ChloroFloroCarbons (CFC) family namely:

- CFC-11 (Trichlorofluoromethane -CFCL\(_3\)),
- CFC-12 (Dichlorodifluoromethane -CF\(_2\)CL-),
- CFC-113 (Trichlorotrifluoroethane -C\(_2\)F\(_3\)CL\(_3\)-),
- CFC-114 (Dichlorotetrafluoroethane -C\(_2\)F\(_4\)CL\(_2\)-)

and

- CFC-115 (Chloropentafluoroethane -C\(_2\)F\(_5\)CL)

\( CAP. 220. \)
\( CAP. 65 of 2002. \)
\( CAP. 47 of 1999. \)
Customs Regulation

(b) the Halon family namely:

Halon 1211 (Bromochlorodifluoromethane - CF₂BrCL),
Halon 1301 (-Bromotrifluoromethane - CF₃Br),
and
Halon 2402 (Dibromotetrafluoroethane - C₂F₄Br),

except on a licence issued by the Department of the Environment.

Outwards

1. Antiques, artefacts, ancient monuments and other articles of archaeological value or interest except with a licence in writing granted by the Minister in the prescribed form.

2. Any apparatus or a component part thereof for transmission by radio waves except with a permit granted by the Belize Telecommunications Limited or by a licence holder authorized by the Company to deal in such apparatus in the course of trade or business.

3. Currency, bank or other notes which are or have, at any time, been legal tender in Belize or in any other country; any postal orders; any gold; any policy of insurance; any bill of exchange or promissory note; any other document, instrument or thing prohibited to be exported by Part IV of the Exchange Control Regulations, except with the permission of the Competent Authority.

4. Fish, shrimps, lobsters, other crustaceans and all other marine products including corals except by the holder of a fish exporter’s licence issued under the regulations made by the Minister under the Fisheries Act.
5. Lumber except with a valid Export Certificate issued by or on behalf of the Chief Forest Officer.

6. Medicinal dangerous drugs as defined in the Misuse of Drugs Act except under and in accordance with the terms and conditions set out in the Export Authorization granted in the prescribed form by the Director of Health Services.

7. Wild animals, that is, animals other than those kept in a domesticated state, except on a licence issued under the Wild Life Protection Act.

8. Any other goods, the exportation of which is restricted by any law or regulation, such as the Export Control Regulations, except when in conformity with the restrictions, conditions and/or other requirements laid down in such law or regulation.
CHAPTER 49

GOODS IN TRANSIT (ADMINISTRATION CHARGES) ORDER

ARRANGEMENT OF PARAGRAPHS

1. Title.

2. Rates of administration charges.

3. Administration charges payable on entry.

4. Administration charges to be in addition to other charges.

SCHEDULE

GOODS IN TRANSIT (ADMINISTRATION CHARGES) ORDER

(Section 100)

[24th December, 1987.]

Title.

1. This Order may be cited as the Goods In Transit (Administration Charges) Order.

Rates of administration charges. Schedule.

2. When entering goods in transit, the transit agent shall pay on the good specified in Column II of the Schedule hereto, administration charges at the rates specified respectively in Column III of the said Schedule.
3. The administration charges shall be paid to the Comptroller on the entry required to be delivered to him in accordance with the provisions of Section 101 (a) of the Customs Regulation Act.

4. The administration charges payable under this Order shall be in addition to any other charges payable on goods in transit.
## SCHEDULE (Paragraph 2)

<table>
<thead>
<tr>
<th>COLUMN I</th>
<th>COLUMN II</th>
<th>COLUMN III</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item No.</td>
<td>Description of Goods</td>
<td>Rates of administration charges</td>
</tr>
<tr>
<td>1</td>
<td>Whiskey and other potable spirits except transhipment and re-export wine and beer</td>
<td>$1.50 per gallon</td>
</tr>
<tr>
<td>2</td>
<td>Transhipment and re-export wine and beer</td>
<td>2% ad valorem</td>
</tr>
<tr>
<td>3</td>
<td>Cigarettes</td>
<td>$1.00 per 1,000 (Thousand) Cigarettes</td>
</tr>
<tr>
<td>4</td>
<td>Fresh Vegetables, fresh fruits and spices</td>
<td>1% ad valorem</td>
</tr>
<tr>
<td>5</td>
<td>Lumber</td>
<td>1.5% ad valorem</td>
</tr>
<tr>
<td>6</td>
<td>All other goods</td>
<td>1.5% ad valorem</td>
</tr>
</tbody>
</table>

### PART B

1. Off-shore transhipment goods:
   (a) Full 20 foot containers $500.00 each
   (b) Empty 20 foot containers $100.00 each
   (c) Other items $50.00 each
CHAPTER 49

CUSTOMS REGULATION (QUERY NOTICE) REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Short title.
2. Query notice.
3. Penalty for false particulars.

CUSTOMS REGULATION (QUERY NOTICE) REGULATIONS
(Section 134)

[12th April, 1997.]

1. These Regulations may be cited as the
   CUSTOMS REGULATION (QUERY NOTICE)
   REGULATIONS.

2. (1) Where, in the course of examining a customs entry, the
      Comptroller of Customs finds that further information or clarification is required
      to process the same, he may issue a Query Notice in such form as he may
      consider appropriate, requiring the importer or his agent to supply such further
      information and particulars and/or reconcile any inconsistencies as may be
specified in such notice.

(2) Every importer or other person to whom the aforesaid notice is sent shall faithfully supply the requisite information and clarification and return it to the Comptroller within such time as may be specified.

3. Every importer or other person who gives any false information or particulars in response to a Query Notice issued by the Comptroller under Regulation 2 above, shall, without prejudice to any other penalty he may incur, be guilty of an offence and liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding six months, or to both such fine and imprisonment.

MADE by the Comptroller of Customs this 7th day of April, 1997.

(M. CACHO)
Comptroller of Customs

APPROVED by the Minister of Finance this 8th day of April, 1997.

(MANUEL ESQUIVEL)
Minister of Finance
CHAPTER 49

CUSTOMS (DECLARATION FORM AND GREEN LINE NOTICE) REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Short title.
2. Customs Declaration Form.
4. Only one form per family required.
5. Green line and Green line Notice.
6. Commencement.
CHAPTER 49

CUSTOMS (DECLARATION FORM AND GREEN LINE NOTICE) REGULATIONS
(Section 134)

[28th June, 1997.]

1. These Regulations may be cited as the

CUSTOMS (DECLARATION FORM AND GREEN LINE NOTICE) REGULATIONS.

2. Every person entering Belize (whether by air, land or sea shall complete and submit to the Customs Officer on duty a Customs Declaration Form in the form set out in Schedule I hereto (referred to as “Customs Form C 200”).

3. Every person entering Belize (whether by air, land or who carries with him in excess of $10,000.00 in Belize currency or its equivalent in foreign currencies, shall, in addition to Customs Declaration Form referred to in Regulation 2 above, also complete and submit to the Customs Officer on duty a “Report of Currency Importation Form” in the form set out in Schedule II hereto (referred to as “Customs Form C 300”).

4. (1) In these Regulations-

“family” means a person’s household, consisting of the husband, wife and minor children, if any, as the case may be;

“Belizean family” means a family where the husband or the wife is a citizen of Belize;

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“duty exemption allowance” means the aggregate value of the goods up to which duty exemption may be claimed.

(2) Where persons entering Belize constitute a family, only one Customs Declaration Form and, where applicable, Report of Currency Importation Form, per family, shall be required and it shall be completed and submitted by the head of the family.

(3) The duty exemption allowance for a Belizean family shall be BZ$200.00 per person up to a maximum of BZ$600.00 per family at an international airport, and BZ$50.00 per person up to a maximum of BZ$150.00 per family at other ports of entry.

5. (1) In this Regulation

“Green line” means a line to which a green line notice refers, and includes a reasonable area on either side of the line;

“Green line notice” means a notice printed in large legible characters displayed at a place of entry by order of the Comptroller, notifying persons arriving at that place of entry who -

(a) have no goods or have only goods which are not liable to customs duties and value added tax, as the case may be;

(b) have no prohibited or restricted goods; or

(c) have no goods liable to customs duties and/or value added tax in excess of the duty exemption allowance approved under item 3(a) (5) of the “List of Conditional Duty Exemptions” in the First Schedule to the Customs and Excise Duties Act that they may proceed along the green line and
leave the Customs area unless requested to stop for the purpose of being searched by a Customs Officer on duty at the green line or any other part of the Customs area at that place of entry.

(2) The Comptroller may cause to be placed a green line notice at a place of entry to facilitate the processing of arriving passengers.

(3) A person arriving at a place of entry who-

(a) takes up a position in a green line for the purpose of leaving the Customs area; and

(b) carries with him, whether or not contained in his baggage-

(i) goods which are liable to customs duties and/or value added tax in excess of the duty exemption allowance approved under item 3(a)(5) of the “List of Conditional Duty Exemptions” in the First Schedule to the Customs and Excise Duties Act; or

(ii) prohibited or restricted goods;

shall be guilty of an offence and may be prosecuted for fraudulent evasion of Customs Duties (or kindred offences) under section 112 of the Customs Regulation Act, or otherwise.

(4) In any prosecution for an offence under subregulation (3) above, it shall be a defence for an accused person to prove that he did not know and could not reasonably have been expected to know that he was committing such offence.
6. These Regulations shall come into force on 14th July day of 1997.

MADE by the Comptroller of Customs this 27th day of June 1997.

(MERVIN CACHO)
Comptroller of Customs

APPROVED by the Minister of Finance this 27th day of June, 1997.

(MANUEL ESQUIVEL)
Minister of Finance
Every person arriving in Belize must provide the following information. (Only one written declaration per family is required):

1. **Name:** ____________________________________________________________
   Last  First  Middle initial

2. **Passport:** ________________________________________________________
   Number  Country of Issue

3. **Mode of Transport (Air, Sea, Land)**
   Airline/Flt. No., Vessel Name, Vehicle Lic. Plate No.: ____________________

4. **Number of Family members travelling with you:** ______________________

5. **Number of pieces of Baggage:** ___________________________________

6. **Country of Residence:** ___________________________________________

7. **Expected Length of Stay:** _______________________________________
   (If you do not Reside in Belize)

8. **The purpose of my visit is or was:** _________________________________
   [ ] Business  [ ] Pleasure  [ ] Official

9. **Are you bringing Plants, Fruits, Vegetables, Meats, Live Animals?**
   Yes  No

10. **Are you bringing any arms or ammunition?**
    Yes  No

11. **Are you carrying more than $10,000.00 Belize or its equivalent in other currencies?**
    (Currency includes all forms of currency, i.e. coined money, banknotes or other paper money of any country in the world.)
    Yes  No
12. The total value of merchandise I/We purchased or acquired abroad and am/are bringing to Belize is: ________________________________ VALUE (indicate currency)

(see instructions on reverse side under the heading, MERCHANDISE)

SIGN ON THE REVERSE SIDE AFTER YOU READ THE WARNING

FOR OFFICIAL USE ONLY

_________________________________________  Stamp
Name of Examiner

_________________________________________
Signature

CUSTOMS FORM C200

IMPORTATION OF CURRENCY

Under the Customs Laws of Belize, all person entering Belize are required to declare any currency in their possession in excess of $10,000.00 Bz or foreign currency equivalent. No duties are payable on the Importation of currency. If you are carrying currency in excess of $10,000.00 Bz or foreign currency equivalent you must complete a “Report of Currency Importation” Form C300, to be supplied by a Customs Officer.

LIST OF DUTY EXEMPTIONS

As an arriving passenger, you are entitled to the following exemptions:

1)  
   A. Wearing apparel, Jewelry, Toilet Requisites and any portable articles in your accompanied baggage or on your person, which you might reasonably be expected to carry with you for your own regular and private use.

   B. If you are 18 years or older (and not returning from a visit to a neighbouring Border Town or City):
One litre total of wine or spirits and 250 grams tobacco or 50 cigar or 200 cigarettes

2) If you are a Belizean

In addition to the above, you can claim duty exemption an accompanied goods acquired abroad for personal or household use or as souvenirs or gifts, with an aggregate value of $200.00 Bz twice a year through an International Airport and $50.00 Bz once a month through other ports or places of entry.

MERCHANDISE
Under the Customs Laws of Belize, every person importing any goods whether for commercial, personal or any other use, must declare such goods to customs and pay the appropriate duties. The total value of all items acquired abroad whether new or used, dutiable or not or acquired as souvenirs or gifts, must be declared. If the value declared at 12 overleaf exceeds $400.00 Bz per person arriving through an International Airport and $200.00 Bz per person through other ports or places of entry, list below those items valued at $100.00 Bz or more:

<table>
<thead>
<tr>
<th>DESCRIPTION OF ITEMS</th>
<th>PRICE</th>
<th>OFFICIAL USE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

The amount of duty to be paid will be determined by a Customs Officer. It is a serious offence to evade or attempt to evade customs duties. There are severe penalties in addition to forfeiture of the goods in respect of which the offence is committed.

I hereby declare that I have made a truthful declaration.

__________________________
Signature

_____/_____/_____
(Day/Month/Year)

WARNING
It is a serious offence to make a false declaration. Accuracy of your declaration may be verified through questioning and physical search.

CUSTOMS FORM C200
# SCHEDULE II

CUSTOMS AND EXCISE DEPARTMENT

GOVERNMENT OF BELIZE

REPORT OF CURRENCY IMPORTATION

## PART I  Identity of individual who is importing currency:

<table>
<thead>
<tr>
<th>Name (Last)</th>
<th>(First)</th>
<th>Middle Initial</th>
<th>Passport No. &amp; Country of issue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address (Number &amp; Street)</td>
<td>Business, Occupation or Profession</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Address while in Belize</td>
<td>Country from which currency is imported</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## PART II  Individual or Organization for whom currency is being imported:

(Complete only if different from Part I.)

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address (Number &amp; Street)</td>
<td>Business, Occupation or Profession</td>
</tr>
<tr>
<td>City</td>
<td>Country</td>
</tr>
</tbody>
</table>

## PART III  Type and Amount of Currency:

<table>
<thead>
<tr>
<th>Type of Currency</th>
<th>Amount</th>
<th>US $ Equivalent (if non-US currency is involved)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Banknotes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coins</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## PART IV  I declare that the information contained in this Report of Currency Importation is true, correct and complete to the best of my knowledge and belief.

____________________ __________________
Signature Date

CUSTOMS FORM C300
CHAPTER 49

CUSTOMS INVOICES REGULATION

ARRANGEMENT OF REGULATIONS

1. Title.

2. Retention of invoices.

CUSTOMS INVOICES REGULATION

(Section 134)

1. These Regulations may be cited as the CUSTOMS INVOICES REGULATIONS.

2. All invoices and documents in support of particulars declared on customs warrants (commonly called customs entries) on first importation of goods shall be retained by the Comptroller of Customs for a period not exceeding three months from the date of presentation and shall thereafter be returned to the importer or his duly authorised agent.
CHAPTER 49

CUSTOMS (DISCIPLINE OF BOATMEN) REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Title.
2. Duty to report.
3. Inquiry.
4. Punishments and right of appeal.
5. Statement of evidence.
7. Defaulters’ Book.
CHAPTER 49  
CUSTOMS (DISCIPLINE OF BOATMEN) REGULATIONS  
(Section 134)  

1. These Regulations may be cited as the 
CUSTOMS (DISCIPLINE OF BOATMEN) REGULATIONS.  

2. Whenever an officer of Customs observes neglect of duty or any misconduct by a boatman he shall report the same immediately to the Comptroller of Customs in Belize City or to the District Magistrate elsewhere.  

3. The Comptroller of Customs or District Magistrate shall as soon as possible enquire into the truth of the report in the presence of the boatman charged and if the charge is not proved to his satisfaction he shall dismiss it.  

4. (1) If the Comptroller of Customs or District Magistrate shall consider the charge proved he may either-

   (a) reprimand the boatman; or

   (b) fine the boatman a sum not exceeding $5.00 for one offence; or

   (c) in the case of a repeated or continuing offence, fine the boatman a sum not exceeding $10.00 for continued.

(2) The Comptroller of Customs or District Magistrate so reprimanding or fining the accused shall inform him that he has the right of appealing to the Minister.
5. If the boatman elects to appeal to the Minister a statement of the evidence taken by the Comptroller of Customs or the District Magistrate shall be forwarded for the information of the Minister.

6. On the consideration of any appeal as aforesaid the Minister shall deal with the case on its merits and may either disallow such reprimand or fine or diminish or increase it or if he thinks fit order the dismissal of the boatman.

7. The Comptroller of Customs shall keep a Defaulters’ Book with a separate page for each boatman and shall enter therein every occasion when such boatman shall have been reprimanded or punished giving a short statement of the offence and of the punishment awarded. Whenever a District Magistrate shall have reprimanded or punished a boatman, and no appeal has been made to the Minister, he shall at once inform the Comptroller of Customs of the nature of the charge and the punishment awarded in order that it may be registered in the Defaulters’ Book.
CHAPTER 49

RENT OF LANDING SHEDS REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Title.
2. Scale of rents.

RENT OF LANDING SHEDS REGULATIONS

(Section 134(2))

Title. 1. These Regulations may be cited as the REENT OF LANDING SHEDS REGULATIONS.

Scale of rents. 2. The scale of rents to be paid for the use of the Government Landing Sheds at Fort George shall be-

(a) cargoes not exceeding 60 tons of 2,240 lb. or 1,000 Kilos 15 cents per ton;

(b) other cargoes—first 100 tons inclusive 20 cents per ton; for each ton in excess of 100 tons 18 cents per ton.
CHAPTER 49

TEXTILE QUOTAS REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Short title.
2. Licences, fees and returns.

CHAPTER 49

TEXTILE QUOTAS REGULATIONS

(Section 134)

1. These Regulations may be cited as the

TEXTILE QUOTAS REGULATIONS.

2. (1) Licences issued under section 134 of the Act shall be in the form numbered 1 in the Schedule hereto.

(2) A separate licence shall be issued for the importation of regulated textiles from each country from which the applicant desires to import regulated textiles.

(3) The fee payable upon the issue of an import licence shall be fifty cents for each licence.
(4) The return required under section 134 of the Act shall be in the form numbered 2 in the Schedule hereto.

(5) The declaration of origin required under section 134 of the Act shall be in the form numbered 3 in the Schedule hereto.

(6) The fee for a statement required by the importer under section 134 of the Act shall be fifty cents.
SCHEDULE
(Regulation 2)

Form I

CUSTOMS REGULATION ACT

Licence issued under Section 134

Name of Importer ..............................................................

of ..........................................................................................

is hereby licensed to import from ...........................................

the following quantities of regulated textiles:

This licence shall be valid from ...............................................

to ..........................................................

Dated this ......................... day of ....................., 2 ..............

Comptroller of Customs
Belize
PARTICULARS OF IMPORTATION

<table>
<thead>
<tr>
<th>Date of Report</th>
<th>Invoice No. and date</th>
<th>Name of Ship</th>
<th>Quantity and Class of Goods</th>
</tr>
</thead>
</table>

---

CUSTOMS REGULATION ACT

Form 2
Import Return

Name of Importer ......................
Address ................................

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Date of Report</th>
<th>Licence No. and date</th>
<th>Quantity in yard of Standard width</th>
<th>Class of Goods</th>
<th>Country of Origin</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I/We declare the above particulars to be in all respects correct and true.

Date ...................... ...................... Importer
CUSTOMS REGULATION ACT

Form 3

Declaration of Origin

Proprietor
I (name) ........................................................................Partner
Principal Official
of .............................................................of ............................................................
(name of firm or company) (address of firm or company)

Manufacturer
of the goods designated below hereby declare
Supplier

that I have the means of knowing and do hereby certify as follows:

1. That the merchandise designated below was manufactured in

2. That this merchandise is to be shipped to..........................................
   (port of ultimate destination)

   via ........................................ from ..................................
   (port of shipment)

   and is consigned to ........................................................
   (Name and address of consignee or “order”)

____________
<table>
<thead>
<tr>
<th>Number and description package</th>
<th>Marks and Numbers</th>
<th>Description of Contents</th>
<th>Quantity</th>
<th>Invoiced Valued</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

.................................................. Signature

.................................................. Date

Witness ..................
CHAPTER 49

TEXTILE QUOTAS (CERTIFICATE AND ENDORSEMENT) REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Title.
2. Certificate of origin.

TEXTILE QUOTAS (CERTIFICATE AND ENDORSEMENT) REGULATIONS

(Section 134)

1. These Regulations may be cited as the

   TEXTILE QUOTAS (CERTIFICATE AND ENDORSEMENT) REGULATIONS.

2. Where textiles of kinds subject to quota are imported into Belize from any part of the Commonwealth, the Comptroller of Customs may require, before such goods shall be permitted to enter Belize, the production of a certificate of origin and an endorsement of a chamber of commerce or other responsible body signed by the secretary or assistant secretary thereof in the form of Schedule A or B hereto certifying that such goods have been spun, woven and finished in the Commonwealth.
SCHEDULE A
(Regulation 2)

CUSTOMS REGULATION ACT
COMMONWEALTH GOODS

Certificate of Origin in respect of piece goods containing 50 per cent or more of cotton or of artificial silk or of cotton and artificial silk combined for importation into .............................................

I, ..................................................... (name) Director

Proprietor*
Partner
Director
Secretary
Principal Official**

of .......................................................

(name of firm or Company) of ...
(address of firm or Company)  * (Manufacturer/Supplier of the goods designated below, hereby declare that I have the means of knowing and do hereby certify as follows:-

1. That the merchandise designated below has been spun, woven and finished in the Commonwealth.

2. That this merchandise is to be shipped to ..............................
(Port of ultimate destination), via .............................. from ......................

(Port of shipment), consigned to ..........................
(and address of consignee or “order”).

*Delete words not applicable.
**A principal official must be duly authorized in writing by his firm or company.
### ENDPORSEMENT BY CHAMBER OF COMMERCE

I, ............................................. (name) Secretary .............................................

* (Assistant Secretary)

of the ............................................(name of town) Chamber of Commerce,
confirm on behalf of the Chamber the foregoing declaration made by
............................................. (name of firm or company) of
............................................. (address of firm or company) to the effect that
the goods designate above have been spun, woven and finished in the
Commonwealth.

............................................. Signature

............................................. Date

*Delete designation not applicable.
ENDORSEMENT BY SUPERINTENDENT OF IMPORTS AND EXPORTS

I ..........................................................................................................................

Superintendent of Imports and Exports .........................................................

confirm the foregoing declaration made by .................................................

of ..................................................................................................................

(name of firm or company)

of ..................................................................................................................

(address of firm or company)

to the effect that the goods designated above have been spun, woven and
finished in the Commonwealth.

........................Signature
.................................Date
SCHEDULE B

Available only for consignments of a value not exceeding £5. (a)

No. Indemnity No ..................

CUSTOMS REGULATION ACT
COMMONWEALTH GOODS

Certificate of origin in respect of piece goods containing 50 per cent or more of cotton or of artificial silk, or of cotton and artificial silk combined, for importation into .............................................

(Name of Country)

Proprietor*
Partner

I (name)................................................................... Director
Secretary

Principal Official**
of .......................................... of ......................................................

(name of firm or company) (address of firm or company)

Manufacturer

*Supplier
hereby declare that I have the means of knowing and do hereby certify as follows:-

1. That the merchandise designated below has been spun, woven and finished in the Commonwealth.

** A principal official must be duly authorised in writing by his firm or company.

(a) To be stamped with the stamp of the certifying authority.

2. That this merchandise is to be shipped to ........................................

(port of ultimate destination) via. .
<table>
<thead>
<tr>
<th>Number and description of packages</th>
<th>Marks and Numbers</th>
<th>Description of Contents</th>
<th>Quantity</th>
<th>Invoiced Valued</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

................................. Signature

................................. Date
CHAPTER 49

CUSTOMS (WAREHOUSE RENT) REGULATIONS

ARRANGEMENT OF REGULATIONS

1. Title.
2. Rent assessed
3. Transfer of goods.
5. Goods short-shipped.

CUSTOMS (WAREHOUSE RENT) REGULATIONS

(Section 134 (2))

[30th December, 1972]

1. These Regulations may be cited as the Title.

CUSTOMS (WAREHOUSE RENT) REGULATIONS.

2. There shall be payable by the importer on all goods lodged in the Queen’s Rent assessed. Warehouse rent assessed as follows:
<table>
<thead>
<tr>
<th>For a Period of 30 days or part thereof</th>
<th>For each period or part period of 30 days after the first 30 days but not exceeding 90 days</th>
<th>For each period of 30 days or part thereof in excess of 90 days</th>
</tr>
</thead>
<tbody>
<tr>
<td>For all packages measuring less than 1 1/2 cu. ft.</td>
<td>.10</td>
<td>.20</td>
</tr>
<tr>
<td>For all packages measuring 1 1/2 cu. ft. or more and less than 3 cu. ft.</td>
<td>.20</td>
<td>.40</td>
</tr>
<tr>
<td>For all packages measuring 3 cu. ft. or more and less than 6 cu. ft.</td>
<td>.35</td>
<td>.65</td>
</tr>
<tr>
<td>For all packages measuring 6 cu. ft. or more and less than 10 cu. ft.</td>
<td>.45</td>
<td>.85</td>
</tr>
<tr>
<td>For all packages measuring 10 cu. ft. or more and less than 15 cu. ft.</td>
<td>.60</td>
<td>1.20</td>
</tr>
<tr>
<td>For all packages measuring 15 cu. ft. or more and less than 20 cu. ft.</td>
<td>.85</td>
<td>1.65</td>
</tr>
<tr>
<td>For all packages measuring 20 cu. ft. or more and less than 25 cu. ft.</td>
<td>1.20</td>
<td>2.40</td>
</tr>
<tr>
<td>For all packages measuring 25 cu. ft. or more and less than 30 cu. ft.</td>
<td>1.60</td>
<td>3.20</td>
</tr>
<tr>
<td>For all packages measuring 30 cu. ft. or more and less than 40 cu. ft.</td>
<td>2.25</td>
<td>4.25</td>
</tr>
</tbody>
</table>
For all packages measuring 40 cu. ft. or more and less than 50 cu. ft.

<table>
<thead>
<tr>
<th>Size Range</th>
<th>Rate 1</th>
<th>Rate 2</th>
<th>Rate 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>50 cu. ft. or more</td>
<td>.10</td>
<td>.15</td>
<td>.30</td>
</tr>
<tr>
<td>per cu. ft.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Lumber measuring 100 superficial ft. or less

<table>
<thead>
<tr>
<th>Size Range</th>
<th>Rate 1</th>
<th>Rate 2</th>
<th>Rate 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 superficial ft.</td>
<td>.50</td>
<td>1.00</td>
<td>2.00</td>
</tr>
<tr>
<td>(per 100 superficial</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>ft. or part thereof)</td>
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</tr>
</tbody>
</table>

Ironware, metal and steel of all description not packed in packages -

(a) weighing 100 lb or less

<table>
<thead>
<tr>
<th>Rate 1</th>
<th>Rate 2</th>
<th>Rate 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>.40</td>
<td>.80</td>
<td>1.60</td>
</tr>
</tbody>
</table>

(b) weighing over 100 lb for every additional 100 lb or part thereof

<table>
<thead>
<tr>
<th>Rate 1</th>
<th>Rate 2</th>
<th>Rate 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>.30</td>
<td>.60</td>
<td>1.20</td>
</tr>
</tbody>
</table>

For every drum of gasoline, lubricating oil, kerosene oil or diesel oil

<table>
<thead>
<tr>
<th>Rate 1</th>
<th>Rate 2</th>
<th>Rate 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>.50</td>
<td>1.00</td>
<td>2.00</td>
</tr>
</tbody>
</table>

For every case of gasoline, lubricating oil, kerosene oil or diesel oil

<table>
<thead>
<tr>
<th>Rate 1</th>
<th>Rate 2</th>
<th>Rate 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>.30</td>
<td>.60</td>
<td>1.20</td>
</tr>
</tbody>
</table>

3. (1) Where any goods are transferred from one Queen’s Warehouse to another at the request of the importer or owner, or where the ownership of goods in a Queen’s Warehouse is transferred there shall be payable in respect of such goods an additional month’s rent assessed at the rate payable on the said goods under the provisions of regulation 2 of these Regulations at the date of transfer.
(2) Where any goods are transferred from one Queen’s Warehouse to another or where the ownership of goods in a Queen’s Warehouse is transferred, no such transfer shall affect the rent payable under the provisions of regulation 2 of these Regulations and the rent payable shall be assessed from the date such goods were lodged in a Queen’s Warehouse and not from the date of any such transfer.

4. For the purposes of regulation 2 of these Regulations the expression “importer” shall, where the ownership of goods in a Warehouse had been transferred, mean the person to whom such goods have been transferred.

5. All goods removed from a Queen’s Warehouse for shipment abroad and returned later as being short-shipped shall be assessed for rent as if the goods had never been removed from the Warehouse.
CHAPTER 49

CUSTOMS REGULATION (SINGLE CUSTOMS DECLARATION FORM) ORDER

ARRANGEMENT OF PARAGRAPHS

1. Short title.
2. Single Customs Declaration Form.
3. Commencement.

CUSTOMS REGULATION (SINGLE CUSTOMS DECLARATION FORM) ORDER

[29th January, 1994.]

WHEREAS, it is expedient to introduce a single Customs Declaration Form to replace the several forms currently in use, to facilitate the computerisation of customs entry processing procedures;

NOW, THEREFORE, it is hereby ordered as follows:

1. This Order may be cited as the Short title.

CUSTOMS REGULATION (SINGLE CUSTOMS DECLARATION FORM), ORDER
CAP. 39.

2. In exercise of the powers conferred upon me by sections 16, 20 and 41 of the Customs Regulation Act, Chapter 39 of the Laws of Belize, I, MARVIN CACHO, Acting Comptroller of Customs, do hereby prescribe the form set out in the Schedule to this Order to replace the following forms currently in use:-

Second Schedule.

1. Forms 1, 2 and 3 of the Second Schedule to the Act.

Sixth Schedule.

2. The form set out in the Sixth Schedule to the Act.

Commencement.

3. This Order shall take effect from 1st February, 1994.

MADE by the Comptroller of Customs this 24th day of January, 1994.

(MARVIN CACHO)

Ag. Comptroller of Customs
# SCHEDULE

## CUSTOMS DECLARATION (IMPORT/EXPORT)

### CUSTOMS AND EXCISE

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</table>

37. I/We, hereby declare that all the particulars of this Declaration are true and that all accompanying documents refer to the goods as declared.

Date: ..............................................

Declaration Approved At: ............................

Comptroller of Customs: ..........................

### Note

Warning!! Any person who makes or causes to be made any false declaration in relation to this Customs document is liable to heavy penalties and/or imprisonment.

---

Printed by the Government Printer,
No. 1 Power Lane,
Belmopan, by the authority of the Government of Belize.
## Releases Certificate of Shipment

The Packages listed have been receive on board the: ......................

Master

Examined/Seen on Board: ......................

Officer

Shipped, Satisfied: ......................

Date: __________________________ Officer

<table>
<thead>
<tr>
<th>No. of Packages Received</th>
<th>Signature of Receiver</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

Total Received in Words

Date __________________________ Importer/Agent

## Certificate of Receipt

Received .................................................... packages into ............................................................ warehouse

Date ...........................................................................

Warehouse Keeper ....................................................

## Documents Lodged

<table>
<thead>
<tr>
<th>TYPE</th>
<th>SUBMITTED NO.</th>
<th>RETAINED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Invoices</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AWB or BOL</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Work Sheets</td>
<td></td>
<td></td>
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<tr>
<td>Licences</td>
<td></td>
<td></td>
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<tr>
<td>Ins. Certificate</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Draft</td>
<td></td>
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<tr>
<td>Packing Lists</td>
<td></td>
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<tr>
<td>OC/note</td>
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<tr>
<td>Other</td>
<td></td>
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</tr>
</tbody>
</table>

FOR OFFICIAL USE ONLY
### BELIZE

#### CUSTOMS DECLARATION (IMPORT/EXPORT)

**CONTINUATION SHEET**

|------|----------------------|--------------------------|--------|-------------------|-------------|-------------|--------------|------------------|----------------|------------------|--------------|------------------|-----------------|