

SUBSIDIARY LEGISLATION

to the Gazette of the United Republic of Tanzania No. 49 Vol. 87 dated 8th December, 2006
Printed by the Government Printer, Dar es Salaam, by Order of the Government

GOVERNMENT NOTICE No. 185 published on 8/12/2006

THE WAREHOUSE RECEIPTS ACT No. 10 OF 2005

REGULATIONS

(Made under section 79)

THE WAREHOUSE RECEIPTS REGULATIONS

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**THE WAREHOUSE RECEIPTS ACT,
No. 10 of 2005**

REGULATIONS

(Made under section 79)

THE WAREHOUSE RECEIPTS REGULATIONS, 2006

PART I

PRELIMINARY

1. These Regulations may be cited as the Warehouse Receipts Regulations, 2006 and shall come into operation on the date of publication.

Citation

2. These Regulations shall apply to warehouses to which the Warehouse Receipts Act applies.

Application

3. In these Regulations, unless the context otherwise requires-

Interpre-
tation

“Act” means the Warehouse Receipts Act;

“Board” means the Tanzania Warehouse Licensing Board established under section 4 of the Act;

“designation of warehouse” means a process of putting warehouse in such categories or grades corresponding to standards and other necessary requirements;

“Inspector” means a person duly licensed as an inspector under the Act;

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- “negotiable receipt” means a receipt in which it is stated that the goods received will be delivered to the bearer or to the order of the person named in such receipt;
- “net worth” means total assets less total liabilities;
- “non-negotiable receipt” means a receipt for which the goods received are delivered to the depositor or any other person specified on the receipt.
- “warehouse owner” means a title holder or proprietor of a building, structure or other protected enclosures to be used for the storage or conditioning of commodities or in relation thereof, designated as a warehouse by the Board as indicated in the owner’s licence;
- “warehouse business” means a business of construction, rehabilitation or acquisition of buildings, structures or other protected enclosures to be used for the storage or conditioning of commodities for purposes of a warehouse receipts system;

PART II

OPERATIONS OF THE TANZANIA WAREHOUSE LICENSING BOARD

4. In addition to the functions prescribed under section 5 of the Act, the Board shall have the following functions.

Additional
functions
of the
Board

- (a) to carry out studies and researches aimed at developing a modern and efficient warehouse receipt system;
- (b) to promote the warehouse receipt system in the country;
- (c) to coordinate warehouse receipt system stakeholders’ activities, including establishment of a stakeholders’ platform or forum for information sharing and general assessment of warehouse receipt system development;
- (d) to collect, analyse and disseminate warehouse receipt system information to stakeholders;
- (e) to establish and maintain a stake-holders’ directory
- (f) to collaborate with other national and or international bodies with functions and objectives similar to those of the Board; and
- (g) to represent the Government in national and international meetings or fora discussing matters related to warehouse receipt systems.

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G. N. No. 185 (contd.)

5.-(1) In executing its functions pursuant to section 5 of the Act and Regulation 4 of these regulations, the Board shall be required to establish or facilitate the establishment of market mechanisms, frameworks and networks that shall ensure increasing involvement of many commodities in the warehouse receipt system.

Board to facilitate establishment of Commodity Exchange

(2) Mechanisms for increasing involvement of commodities in the warehouse receipt system may include, but not limited to the establishment of a Commodity Exchange.

6. In executing functions accorded to the Board under sections 7 and 8 of the Act the Board shall have a lean structure, but which ensures efficient performance of its functions, as such:

Board to maintain an efficient structure

- (a) only core duties shall be executed by employees of the Board, while auxiliary works shall be outsourced;
- (b) every staff shall be employed on a competitive basis, pursuant to the Public Service Management and Employment Policy and Public Service Act;
- (c) where necessary before recruitment of staff reference shall be sought from stakeholder reputable institutions such as the Central Bank and other commercial banks.

Act No 8 of 2002

7.-(1) The Board shall develop its scheme of service and internal financial regulations, which shall be based on the Act and these regulations.

Board to develop its operational procedures and appropriate staff schemes

(2) The Scheme of Service and Financial Regulations made pursuant to the provisions of sub-regulation (1) shall be approved by the Minister before they are enforced.

8. The Managing Director of the Board and other officers of the management shall, upon appointment, enter into performance contracts with the Board on terms and conditions which shall include, but not limited to the following-

Board officers to work on contract

Warehouse Receipts

G. N. No. 185 (contd.)

- (a) terms of service, which for the Director General, shall not exceed five years and which may be renewed from time to time as the Board thinks fit;
- (b) specific and general duties, which shall include, but not limited to:
 - (i) ensuring enforcement of the Board's functions as stipulated in the Act and these Regulations;
 - (ii) ensuring successful implementation of the warehouse receipt system development plan;
 - (iii) performing such other duties, as may be directed by the Minister or the Board.
- (c) termination of contract in the event of non-fulfilment of the stipulated contract conditions.

Board to develop staff performance evaluation standards

9. The Board shall develop its own staff performance evaluation scheme, which shall be based on the Warehouse Receipt System Development Plan, approved by the stakeholders, at the annual stakeholders' forum.

Standard of services to clients

10. The Board shall establish clear standards of service to its clients, which shall be observed by the officers of the Board and be made part of terms of their contracts entered into, pursuant to regulation 8.

PART III

LICENCES AND LICENSING PROCEDURES

Types of licences to be applied for

11.-(1) There shall be three types of licences to be applied for under these regulations, namely:

- (a) warehouse business Licence;
- (b) warehouse operator's Licence;
- (c) warehouses inspection Licence.

(2) Applications for any category of licences issued under these regulations shall be made to the Board.

Warehouse Receipts

G. N. No. 185 (contd.)

(3) Licences shall be issued upon payment of a fee, prescribed by the Board.

(4) An application for a licence under these regulations shall be signed-

- (a) in the case of a corporation, by an officer of the corporation authorised to do so; and
- (b) in any other case, by the person making the application or by a person authorised to act on behalf of that person.

12.-(1) The Board shall, within seven days after receipt of an application for any licence, cause it to be published through an appropriate media as the Board may it determine.

Publica-
tion of
applica-
tions for
licences

(2) Notice containing particulars of the application, specifying a date of not less than fourteen days after publication of the notice, before which any representations or objections with regard to the application shall be made to the Board.

(3) The notices to be published pursuant to sub-regulation (2) shall be as prescribed under Fourth Schedule of these regulations.

13. Every representation or objection with regard to an application for a licence shall-

Objection
to issue a
licence

- (a) be in writing;
- (b) state specific grounds on which it is based;
- (c) specify any conditions which may be desired or be attached to the licence if granted; and
- (d) be signed by the objector or a duly authorised agent.

14.-(1) The Board shall consider the representation or objection within seven days after receipt of such representation or objection.

Considera-
tion of
representa-
tion or
objections

(2) In considering a representation or objection the Board shall afford to applicant, representor or objector as the case may be, an opportunity to be heard within seven days after receipt of an objection.

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G. N. No. 185 (contd.)

(3) Where applicant does present any defence to his application within the prescribed time or fails to defend his application the Board shall, within the next seven days after the prescribed time for defending an application, make a decision on the presentation or objection and consider the application.

(4) The Board shall communicate its decision and the reasons thereof, to the applicant, representor or objector within seven days from the date of consideration.

Matters to be considered before grant of a licence

15.-(1) The Board shall, before granting a licence, take into account the following-

- (a) the reputation of the applicant and documentary evidence from professional regulatory institutions or any other reputable organizations or persons;
- (b) competency of the applicant in conducting the business or activity applied for;
- (c) adequacy of the application in terms of being in line with specific and general requirements of the Act, Regulations and other laws of the country.

Grant and duration of licence

16.-(1) The Board shall grant a licence in accordance with these regulations after being satisfied that an application for such a license complies with the requirements provided under relevant provisions in the Act and these regulations.

(2) A decision whether to grant or refuse to grant a license pursuant to sub-regulation (1) shall be notified to the applicant within seven days from the date of the decision.

(3) A licence granted pursuant to the provisions of sub-regulation (1) shall continue to be in force for such a period as it may be specified on the licence.

(4) Where, on or before the date of the expiration of a licence, an application has been made for the grant of a new licence in substitution for the existing licence, the existing licence shall continue to be in force until the new application is determined.

Warehouse Receipts

G. N. No. 185 (contd.)

17.-(1) The Board may, after conducting such an investigation as may be necessary, suspend any licence issued under these Regulations, by giving a written notice to the affected licence holder to rectify the irregularity or malpractice.

Suspension.
Revocation of a Licence

(2) The Board may, pending investigation, suspend any licences for a period not exceeding thirty days.

(3) Upon satisfaction of the existence of irregularity or malpractice pursuant to the investigation conducted under sub-regulation (2) and within the time the holder's licence remains suspended, the Board may give a seven days written notice to the affected licence holder to rectify the situation after which the Board may terminate the suspension.

(4) Upon satisfaction of the existence of irregularity or malpractice pursuant to the investigation conducted under sub-regulation (2) and within the time the holder's licence remains suspended, the Board may revoke the holder's licence, after giving a written notice to the licence holder, specifying any condition that have been breached or violated to which the licence holder shall reply to the Board within the period of seven days from the date of receipt.

(5) No licence shall be suspended or revoked without first giving the licence holder a right to be heard.

(6) At all times when the operations of the licence holder remain suspended or revoked the Board shall have power, either on its own or through an agent to supervise the operations of the suspended or revoked licence at the expense of the licensee whose licence has been suspended or revoked.

(7) The Board shall, immediately after suspension or revocation of any licence, cause to be published through an appropriate media as the Board may determine, a notice containing particulars of the licence holder as specified in the Fourth Schedule to these Regulations.

18.-(1) The Board may suspend or revoke a licence if:-

- (a) the licensee transfers all or part of his or her control over the licence;
- (b) the licensee is in the process of dissolution or is dissolved;

Grounds for suspension and revocation of a licence

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G. N. No. 185 (contd.)

- (c) the licensee becomes incompetent or incapable of conducting the warehouse business;
- (d) the licensee violates or fails to comply with the Act or these Regulations.

Surrender of suspended or revoked licences

19.-(1) When a licence issued under these regulations is suspended or revoked, the licence holder shall surrender such licence to the Board.

(2) At the expiration of the period of suspension of a licence, the licence may be re-issued to whom it was originally issued and the period of suspension of the licence shall be endorsed on that licence.

(3) The Board may, upon proof that the licence holder whose licence was revoked has rectified the grounds on which his licence was revoked, issue a new licence to the previous licence holder on such additional conditions as the Board may deem fit.

Lost or destroyed licence

20. The Board may, upon satisfactory proof of the loss or destruction of a licence, issue to the licensee a certified duplicate of the original licence under the same terms and conditions.

Appeals to the Minister

21.-(1) Any person who is aggrieved by the decision of the Board in respect of any application for a licence under the Act and these regulations may, within fifteen days after receipt of the Board's decision, appeal to the Minister.

(2) A decision by the Minister on the appeal pursuant to sub-regulation (1) shall be made within thirty days, from the date of the appeal.

Designation and licensing of warehouses

22.-(1) The Board shall, upon application for, but before granting a warehouse business licence, designate buildings, structures or other protected enclosures for which a licence is applied, to become warehouses for the purposes of the Act and these regulations.

(2) In designating warehouses pursuant to sub-regulation (1) the Board shall grade such warehouses according to standards prescribed under First Schedule of these regulations and such additional criteria as may be prescribed by the Board from time to time.

(3) The owner of a building, structure or protected enclosure, which is designated as a warehouse shall indicate at a conspicuous place on the

wall or near to that warehouse the following words "DESIGNATED WAREHOUSE" in both Kiswahili and English languages.

(4) Subject to any other provision in the Act and these regulations, the Board shall, after designating a warehouse pursuant to sub-regulation (1) and (2), issue a warehouse business licence to the applicant.

(5) The Board may, on its own motion or on application by the licence holder and considering a warehouse inspector's report, uplift or lower the grade of a designated warehouse, after being satisfied that the warehouse in question deserves the higher or lower grade, as the case may be.

(6) The Warehouse Inspection Report prepared pursuant to sub-regulation (5) shall be completed in triplicate for which-

- (a) one copy shall be sent to the Board;
- (b) the second shall be sent to the warehouse owner; and
- (c) the third copy shall be kept by the inspector.

(8) The Board shall not uplift or lower the grade of the designated warehouse, pursuant to the provisions of sub-regulation (6) unless:-

- (a) the Board gives to the licence owner such warning or notice as it may deem appropriate;
- (b) persons using or whose businesses are connected with the designated warehouse are given prior notice and enough time to consider the proposal for the re-designation of such warehouse.

23. In addition to the duties imposed to the warehouse operator by the Act or these regulations a warehouse operator shall have the following duties:

Duties of
a licensed
warehouse
operator

- (a) to inform the Board on monthly basis any warehouse operations being undertaken or intended to be undertaken;
- (b) to undertake warehouse operation businesses in licensed warehouses;

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G. N. No. 185 (contd.)

- (c) to report to the Board and inspector on anything, which is potentially capable of affecting the licensed warehouse;
- (d) to furnish such other information on warehouse operation business as may be required from time to time by the Board or any person authorized by the Board.

Functions
of the
Warehouse
Inspector

24.-(1) A warehouse inspection licence shall empower the licensee to perform the following functions-

- (a) to determine whether warehouses for which licences are applied for or have been issued are suitable for the receiving, storage, conditioning, shipping and handling of the commodities stored or expected to be received, stored, conditioned, shipped or handled;
- (b) to inspect the receiving, storing, conditioning, shipping and handling of commodities stored in designated warehouses;
- (c) to inspect all relevant documents with regard to the licences of warehouses, warehouse operators, warehouse receipts, agreements and any other documents which may be necessary for compliance to the Act and these regulations;
- (d) to instruct measures to be taken to rectify anomalies found at the inspected warehouse;
- (e) to advise the Board in relation to all issues pertaining to warehouse operation and warehouse businesses;
- (f) to report to the Board on monthly basis on the progress of performing inspection services;

(2) Notwithstanding any provision in this regulation, the licenced warehouse inspector shall report immediately to the Board, if, during the course of inspection, he finds any of the following-

- (a) the warehoused goods are in such a condition that if immediate remedial measures are not taken the condition of such goods will deteriorate to irreversible levels;
- (b) the warehouse insurance cover is not adequate to cover the goods stored in the warehouse;

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G. N. No. 185 (contd.)

- (c) the warehouse structure is not in a conducive condition for keeping the goods according to the required standards and no remedial measures are being taken by the operator or owner to rectify the situation.

25.-(1) The licensed warehouse inspector shall have the power to enter, during working hours, any designated warehouse to-

Powers of the Warehouse Inspector

- (a) require such documents or reports from warehouse owners or operators as it may be deemed necessary for the conduction of warehouse inspection;
- (b) investigate the receiving, storing, conditioning, shipping and handling of commodities stored in designated and licensed warehouses;
- (c) examine books, records, papers and accounts of warehouse owners or warehouse operators for the purposes of ensuring that the provision of the Act and these regulations are observed;
- (d) assess, charge, and collect fees, upon approval by the Board, for every examination or inspection services provided;

26.-(1) Any person dealing with activities under the Act and these regulations, that require the services of warehouse inspectors shall use licensed warehouse inspectors.

Persons to use licensed warehouse inspectors

(2) Any person who contravenes the provisions of this regulation shall not be entitled to any remedy under the Act and these regulations;

27.-(1) Without prejudice to the provisions of section 5 of the Act and the powers of the Board accorded to it under section 6 of the Act, the Board may enter into a contract with any licensed warehouse inspector and delegate to him or her its inspection duties and responsibilities as provided for in the Act and these regulations.

Board may delegate some of its inspection responsibilities to licensed warehouse inspectors

(2) An inspector who has entered into a contract with the Board pursuant to the provisions of this regulation shall be barred from providing warehouse inspection services to other interested persons; during the whole period in which such inspector is under the contract with the Board.

Warehouse Receipts

G. N. No. 185 (contd.)

Application forms

28.-(1) An application forms and licence for-

- (a) warehouse business;
- (b) warehouse operations;
- (c) warehouse inspection

shall be in the format as prescribed in the Second and Third Schedule to these Regulations.

(2) Every application for a licence to operate a warehouse shall be accompanied with relevant documents as specified under Schedule Second and any other information as may be required by the Board from time to time.

(3) The Board shall issue a warehouse inspection licence to the applicant upon satisfaction that the applicant is capable of performing functions and duties provided under Regulation 24(1).

(4) Without prejudice to generality of the provisions of sub-regulation (2), the applicant of a warehouse inspection licence shall be deemed to have minimum capacity for performing warehouse inspection if he passes the following minimum requirements-

- (a) at least one of the inspector's staff have knowledge and skills in relevant goods' quality control;
- (b) proof to the satisfaction of the Board past experience in doing similar assignments;
- (c) adequate number of personnel and equipment to conduct inspection activities;

PART IV

BONDS, INSURANCE AND OTHER SECURITIES

Time of filling of Bond

29. A warehouse bond referred to under section 19 of the Act shall be filed with the Board before a warehouse operation licence is issued to the warehouse operator.

Conditions to be contained in the bond

30. The bond shall include, but not limited to the following conditions-

Warehouse Receipts

G. N. No. 185 (contd.)

- (a) the warehouse operator shall undertake to perform the obligations of a warehouse operator faithfully and diligently in accordance with the Act and these Regulations during the period of the validity of the licence;
- (b) the warehouse operator shall take all reasonable steps to ensure that all interested persons in the stored goods are kept informed on the condition or state of the goods;
- (c) such other terms as the Board may prescribe.

31.-(1) The amount of the bond referred to under Regulation 29 shall be fixed by the Board, depending on the assessment of the warehouse operator's business, which shall be deduced from the following information-

Basis of
amount of
bond

- (a) scope of the business to be undertaken by the operator, including the goods intended to be handled, which shall be indicated in the warehouse operator's business plan;
- (b) past experience of the applicant, including previous incidences of compensating customers out of the bond;
- (c) proof of existence of additional mechanisms for risk minimization, such as professional indemnity insurance;
- (d) professional staff employed by the applicant;
- (e) any other condition which may be considered relevant by the Board.

(2) After assessing the warehouse operator's bond, the Board may issue a licence with such conditions as it may deem necessary for proper performance of warehouse operator's statutory duties, such conditions may include but shall not be limited to requiring the operator-

- (a) to operate only some specified grades of warehouses;
- (b) to operate warehouses only in certain specified areas or dealing with specified commodities;
- (c) to employ a specified minimum number of staff;

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G. N. No. 185 (contd.)

(d) any other condition as may be deemed necessary by the Board.

(3) Notwithstanding any provision in this regulation, the amount of the bond shall not be less than ten percent of the value of the business of the applicant as assessed pursuant to sub-regulation (1).

Board to carry out continuous assessment of the bond, insurance, etc

32.-(1) The Board shall carry or cause to be carried out a continuous assessment of the warehouse operator's business to verify the adequacy of the bond, insurance and any other statutory securities.

(2) The Board shall, wherever it discovers that there is any deficiencies in the amount of the bond, insurance or any other security, compared to depending on the magnitude of the warehouse operator's business and a perceived risk of the time, direct the operator to adjust the bond amount, insurance cover or any other security to an amount proportionate to the magnitude of such deficiency.

Additional bond in renewal of warehouse operation licence

33. It shall be an obligation of the warehouse operator, whenever making an application for renewing a warehouse operation licence under the provisions of section 17 of the Act, to file with the Board such additional information pertaining to the bond, insurance or any other security as is necessary for compliance with the provisions of the Act and these regulations.

Execution of annual bond, insurance, etc.

34. A warehouse operator shall, within thirty days before the expiry of the Warehouse operation licence; execute a new bond, insurance or any other security in the required amount with the Board.

Approval of bond, insurance, etc.

35. Any bond, insurance or any other security that is required to be executed under the Act shall be effective after being approved by the Board.

Offences

36. In addition to the provisions of section 78 of the Act, a warehouse operator who-

- (a) submits wrong or information that he does not believe to be true in order to obtain a warehouse operation licence;
- (b) discovers deficiency in the value of the bond, insurance or any other security but does not adjust the amount of the bond proportionate to the magnitude of such deficiency;

- (c) does not submit to the Board relevant information as required by the Act or these regulations, pertaining to the warehouse operator's business, including its equivalent value of the bond, insurance cover and other types of security; commits an offence.

PART V
WAREHOUSE RECEIPTS

Form of a
warehouse
receipt

37.-(1) The warehouse receipt shall, in addition to the contents spelt out under section 33 of the Act, contain the following-

- (a) the name of the licensed warehouse operator;
- (b) the grade of the warehouse;
- (c) the licence number of the warehouse;
- (d) the contractual relationship between the warehouse operator and the depositor of the goods;
- (e) the identification number, if any, of each unit of the goods stored;
- (f) policy number of the insurance cover of the goods and warehouse;
- (g) the net weight and or volume of the goods;
- (h) the fees chargeable as lien on the stored goods;
- (i) a statement indicating the amount of standard deterioration, shrinkage or diminution in grade or quality that shall be agreed upon between the depositor and the warehouse operator during the term of the storage of the goods.
- (j) an endorsement by the depositor or his or her agent acknowledging any encumbrances on the goods, which are specified on the receipt;
- (k) grade of the goods;
- (l) the agreed period of time in respect of which the goods will be stored.

(2) Endorsement of a negotiable warehouse receipt shall be as provided under the Bill of Exchange Act.

Warehouse Receipts

G. N. No. 185 (contd.)

Warehouse operators to print warehouse receipts in triplicate

38. (1) A warehouse operator shall print warehouse receipts in triplicate whereby-

- (a) the first copy shall be marked "Certificate of Title";
- (b) the second copy shall be marked "Certificate of Pledge"; and
- (c) the third copy shall be marked "Book Copy".

(2) For the purposes of this regulation a copy of a warehouse receipt marked "certificate of title" shall be a document that proves ownership rights in the goods deposited in the warehouse, in accordance to relevant provisions of the Act and these regulations.

(3) For the purposes of this regulation a copy of a warehouse receipt marked "certificate of pledge" shall be a document that proves pecuniary interests in the deposited goods against the rightful holder of the "certificate of title".

(4) For the purposes of this regulation a copy of a warehouse receipt marked "Book Copy" shall be a document kept by a warehouse operator, which shall be used as a reference document for the proof of the authenticity of the other two copies.

(5) A warehouse operator shall clearly indicate on the receipt the expression "Non-negotiable" if the receipt is a non-negotiable pursuant to the provisions of section 35 the Act.

Lost or destroyed receipts

39.-(1) Where a receipt is lost or destroyed the warehouse operator shall issue a new receipt marked "duplicate copy" with the reference number of the lost receipt after the depositor has fulfilled relevant requirements pursuant to section 38 of the Act.

(2) Notwithstanding the provisions of sub-regulation (1) the warehouse operator shall, before issuing the receipt, require the depositor or any other person applying for the receipt to file with the warehouse operator a statutory statement declaring-

- (a) that he is lawfully entitled to the possession of the original receipt;
- (b) that he has not negotiated or assigned it;
- (c) the circumstances under which the original receipt was lost or destroyed;

(d) diligent efforts made to find the receipt.

(3) When the warehouse receipt is lost or destroyed the receipt holder shall immediately report to the warehouse operator who issued it and to any other person with pecuniary interests in goods for which the receipt was issued.

40. No receipt referred to under this part of the Regulations shall be deemed effective unless it-

Approval
of form of
receipt

- (a) meets the minimum requirements as prescribed in the Act and in fifth Schedule of these regulations;
- (b) is printed with such security features prescribed by the operator and approved by the Board.

PART V

DELIVERY OF GOODS

41.-(1) Unless otherwise provided in the Act and these Regulations, a warehouse operator shall, upon-

Delivery
of goods
from
storage

- (a) presentation of a certificate of title and certificate of pledge of a warehouse receipt, and;
- (b) payment of all advances and any legal charges in respect of the stored goods,

deliver the goods in relation to the warehouse receipt presented by the depositor or lawful holder of the receipt for;

- (i) bulk goods specifically binned, the goods delivered shall be of the grade and quantity equivalent to those specified on the receipt, after making due allowance for the deterioration and shrinkage as specified on the receipt.
- (ii) goods stored in the warehouse with such, weight and necessary identity as originally identified and noted by the depositor at the issuance of the warehouse receipt;

(2) Notwithstanding the provisions of sub-regulation (1) a warehouse operator shall not deliver any goods stored in his or her warehouse to any person unless such goods have been weighed and the weight recorded.

Warehouse Receipts

G N. No. 185 (contd.)

Partial
delivery of
goods

42.-(1) Subject to Regulation 43 before delivery of any portion of goods specified in a warehouse receipt, such receipt shall be surrendered and cancelled and a new receipt shall be issued in respect of the undelivered portion of the goods.

(2) Subject to sub-regulation (1) in the situation where a financier or any other third party has pecuniary interests in the goods, the Warehouse Operator shall not deliver the specified part of the goods, until he gets a goods release order from the financier allowing such a partial delivery.

(3) The goods release order issued pursuant to sub-regulation (2) shall be accompanied with a Certificate of Pledge previously in the custody of such financier or any other third party with pecuniary interests in the goods.

(4) In issuing a new warehouse receipt pursuant to the provisions of sub-regulation (1), the Warehouse Operator shall take into consideration any pecuniary interests by the financier or other third person remaining in the stored goods, in which case he shall issue a Certificate of Pledge copy of the new warehouse receipt to such financier or third party.

(5) Nothing in this Regulation shall be interpreted to detract or interfere with the warehouse operator's lien as provided in the Act.

Return of
receipts
before
delivery of
goods.

43.-(1) A warehouse operator shall not, save as otherwise provided by the Act or by these Regulations, deliver goods in respect of which-

- (a) a negotiable receipt was issued unless the receipt that was issued is returned to him and cancelled;
- (b) a non-negotiable receipt was issued unless the receipt is returned to him or obtained from the person lawfully entitled to the delivery.

(2) A warehouse operator shall not honour a release order of the goods specified in a non-negotiable receipt unless he or she has enough evidence to ascertain that the person who has issued the order is the owner of the warehouse receipt.

(3) A person to whom a non-negotiable receipt is issued shall furnish the warehouse operator with a statement in writing indicating the person or persons who have authority to authorise delivery of goods specified in the receipt together with bona fide signature (s) of the person or persons.

Warehouse Receipts

G. N. No. 185 (contd.)

PART VI

INSPECTION, GRADING AND WEIGHING

44.-(1) Any good received into a warehouse, shall be inspected, graded and weighed by the warehouse operator.

Inspection, grading and weighing of goods

(2) Before issuance of a warehouse receipt in respect of the goods to be stored, warehouse operators shall ensure that the goods whose warehouse receipt is about to be issued have first been inspected, graded and weighed using legally recognized national standards, weights and measures.

45. A warehouse operator shall store and deliver goods out of storage on the basis of their grades, weights and measures.

Goods to be stored on basis of grade

46. The Board may, in addition to the powers conferred upon it by section 5 of the Act, authorise any licensed warehouse inspector to inspect or examine the goods stored in a designated warehouse at any time during normal working hours.

Inspection and examination of warehouses

47.-(1) Weighing machines or equipments used to ascertain weights or measures stated on a warehouse receipt shall be subject to approval by Weights and Measures Agency in accordance with the relevant legislation;

Calibration of weighing equipment

(2) Any warehouse operator who uses a weighing machine or equipment which is not approved by the Weights and Measures Agency, commits an offence;

PART VII

CARE OF GOODS AND SAFETY OF RECORDS

48. (1) Pursuant to section 51 of the Act, a warehouse operator shall at all times exercise such care with regard to goods in his or her custody as reasonably and as carefully as a reasonable and careful owner would exercise under similar circumstances and conditions, as such the warehouse operator shall:

Care of goods

(a) ensure that every provision in the Act and these regulations with regard to the safety of the goods is adhered to;

Warehouse Receipts

G. N. No. 185 (contd.)

- (b) keep the goods free of pests and free from any physical or quality damage;
- (c) conduct such routine inspection of the quality of the goods as is technically required;
- (d) keep any person interested in the safety of the stored goods informed of the condition of the goods on a monthly basis.

Safety of records

49.-(1) A warehouse operator shall keep all records, books and papers pertaining to the warehouse operations in a safe custody which withstands fire or any physical damage or deterioration.

(2) The Board may, where a warehouse operator is unable to comply with Sub-regulation (1), direct the warehouse operator to keep the records, books and papers in some other place of safety as the Board may determine.

(3) A warehouse operator shall keep cancelled receipts and other document pertaining to warehouse operations for a period of not less than seven years from the date on which such receipts or documents were cancelled or became no longer required and for such longer period as may be necessary for the purposes of any litigation, which may be pending in court to the knowledge of the warehouse operator or as may be determined by the Board.

PART VIII MISCELLANEOUS

Warehouse Charges Act
No. 8 of
2003

50.-(1) Warehouse operators shall make reasonable charges for services rendered, depending on the market rates, but subject to the provisions of the Fair Competition Act.

(2) Every warehouse operator shall keep rules and a schedule of charges chargeable by him in respect of his business and shall submit a copy of the rules and the schedule of charges to the Board.

(3) A warehouse operator shall, before making any change in the rules or schedule referred to in sub-regulation (2) submit to the Board a written statement indicating the proposed changes and the reasons for such changes.

Warehouse Receipts

G. N. No. 185 (contd.)

(4) A warehouse operator shall display at a conspicuous place within the warehouse premises, a copy of rules and schedule of charges.
Identification of goods stored.

51.-(1) A warehouse operator shall, upon acceptance of goods for storage, attach an identification tag on the goods' container or packaging material.

Identifi-
cation of
goods
stored

(2) An identification tag attached to the goods' container or packaging material pursuant to the provisions of sub-regulation (1) shall be tagged or placed on such place capable of making identification of the goods possible at any time.

(3) The identification tag referred to in Sub-regulation (1) shall indicate the following:-

- (a) the goods lot number ;
- (b) the number of the receipt (s) issued in a lot;
- (c) the number of packages contained in a lot;
- (d) the variety or type of the goods;
- (e) the grade of the goods, if determined;
- (f) the net weight of the goods as at the date of entry for storage;
- (g) the date the goods were received for storage;
- (h) any other information which may assist in the identification of the stored goods.

52. A warehouse operator shall store each lot of goods in respect of which a receipt is issued such that the identification tag attached on the goods is visible and readily accessible to and shall arrange the warehouse in such manner as to permit inspection and determination of the number of packages in storage at any time.

Arrange-
ment and
tagging
of stored
goods

53.-(1) Where a warehouse operator considers that any goods in his warehouse is deteriorating, he shall immediately notify the owner of the goods and licensed inspector to examine the goods in question.

Recondi-
tioning of
goods

(2) Where the inspector, after examining the goods pursuant to sub regulation (1), is of the opinion that the goods can be reconditioned, the warehouse operator shall promptly issue an advice notice to the owner for reconditioning the goods.

Warehouse Receipts

G. N. No. 185 (contd.)

(3) Where, within twenty four hours after the notice referred to in Sub-regulation (1) has been issued, the owner of the goods has not responded, the warehouse operator shall, with the approval of the Board or licensed inspector, subject the goods to the proper reconditioning process in his warehouse to the extent to which it is equipped with machinery suitable for the purpose or in any other warehouse which is equipped with the necessary machinery.

Perishable
Goods

54.- (1) A warehouse operator shall, give notice of twenty four hours to the owner of the goods stored, for delivery of perishable goods and for satisfying the lien, if the goods are likely to deteriorate greatly in value or are likely to injure other goods or endanger the life of persons legally likely to get into contact with the goods.

(2) In the event of failure of the owner or depositor to remove or to satisfy the lien within the time specified in the notice, the warehouse operator shall sell the goods and if he fails to sell such goods he may dispose off them in any lawful manner and shall not incur any liability by reason thereof.

Procedure
in handling
of
deteriorated
goods

55.- (1) Where a warehouse operator determines, with the approval of the licensed inspector, that any goods are deteriorating and that the deterioration cannot be stopped, he or she shall issue an immediate notice to the owner or depositor, containing the following information-

- (a) the name of the warehouse in which the goods are stored;
- (b) the quantity, kind and grade of the goods at the time the notice is issued;
- (c) the actual condition of the goods as nearly as can be ascertained, and the reason, if known, for such condition; and;
- (d) the outstanding receipts that were issued in respect of the goods which are deteriorating, giving the numbers and dates of the receipts and the quantity, kind and grade of the goods as specified in the receipts.

(2) A copy of the notice referred to in sub-regulation (1) shall be delivered in person or sent by mail to-

- (a) the person holding the receipts, if they are known to the warehouse operator;

Warehouse Receipts

G. N. No. 185 (contd.)

(b) the person who originally deposited the goods;

(c) any other person known by the warehouse operator to be interested in the goods; and

(d) the Board.

(3) The warehouse operator shall, in addition to the notice issued pursuant to the provisions of sub-regulation (2) give public notice by posting a copy of the notice at the exposed conspicuous place.

(4) The warehouse operator may, if goods referred to under Regulation 56 are not removed from storage by the owner within seven days from the date of the notice, sell or dispose off the goods in any lawful manner.

(5) Nothing contained in this Regulation shall be construed as relieving the warehouse operator from his duty of care to the stored goods pursuant to relevant provisions of the Act and these Regulations.

(6) The form and format of the Notice under Regulations 54 and 55. Shall be as specified in Fourth Schedule to these Regulations.

56. In taking care of the goods pursuant to relevant provisions in the Act and these Regulations, warehouse operators shall use legally approved chemicals or methods of quality control.

Warehouse operators to use safe chemicals

57.-(1). The Board shall organize at least one stakeholders meeting every year to discuss matters pertaining to warehouse receipt system development in Tanzania.

Board to organize annual stakeholders' fora

(2) Without prejudice to the generality of sub-regulation (1) an annual stakeholders' forum may deliberate on the following matters-

(a) implementation of the Warehouse System Development Plan;

(b) performance of the Board with regard to the implementation of the Act and these Regulations;

(c) general and specific advices to the Government and Board on best ways of operationalizing the warehouse receipt system in Tanzania;

(d) warehouse receipt system promotion;

Warehouse Receipts

G. N. No. 185 (contd.)

- (e) any other matter, geared towards warehouse receipt system development in Tanzania;

Members to the annual stakeholders' forum

58.-(1). Members to the annual stakeholders' forum shall include, but not limited to the following-

- (a) warehouse owners;
- (b) warehouse operators;
- (c) warehouse inspectors;
- (d) warehouse depositors;
- (e) bankers using warehouse receipts as collaterals to loans;
- (f) insurance companies;
- (g) relevant Government officials;
- (h) farmers and farmer organizations;
- (i) non-governmental organizations dealing with warehouse receipt promotion;
- (j) donors financing promotion of warehouse receipt system in Tanzania;
- (k) academic institutions;
- (l) any other person or organization, which in the opinion of the Board, its participation will contribute to the development of the warehouse receipt system in the country.

(2) The annual warehouse receipt system stakeholders' meeting shall be chaired by the Minister or any other person appointed by the Minister.

(3) The Board shall be a Secretariat to the stakeholders' forum.

Stakeholder forum meeting procedures

59. The first stakeholder forum will adopt its meeting procedures.

Board to keep stakeholders' directory

60.-(1). The Board shall establish and maintain a stakeholders' directory in which it shall enter relevant particulars or information of each stakeholder.

(2) Without prejudice to the generality of sub-regulation (1) particulars or information of a stakeholder may include the following-

- (a) short description of the business of the stakeholder as far as warehouse receipt system is concerned;
- (b) contact addresses of the stakeholder, electronic, physical and postal;
- (c) any other information which may be relevant to other stakeholders in operationalization of a warehouse receipt system.

61.-(1). The Board shall allow each stakeholder to access the stakeholder directory established pursuant to the provisions of regulation 60 through a most efficient and expedient mechanism.

Board to allow access and update the stakeholders' directory

(2) The Board shall update the stakeholders' directory from time to time and inform the stakeholders accordingly.

Offences

62. Any person who contravenes or fails to comply with any of the provisions of these Regulations or of any terms or conditions of a licence granted under these Regulations for which no specific penalty is provided in the Act. commits an offence and is liable on conviction to imprisonment not exceeding three months, or a fine not exceeding five hundred thousands shillings or to both.

FIRST SCHEDULE

Regulations 22

CRITERIA FOR CLASSIFICATION OF WAREHOUSES

(Made under Regulation 24 of Warehouse Receipt Regulations)

1. Grads of Warehouses

There shall be three grades of warehouses, namely GRADES "A", "B" AND "C"

2. Formula for Rating Warehouses

Grade "A" -This rating shall be assigned when the warehouse scores 75 points or above according to the scoring criterion prescribed under section 4 of this Schedule;

Grade "B" - This rating shall be assigned when the warehouse scores between 60 and 74 points according to the scoring criterion prescribed under section 4 of this Schedule;

Warehouse Receipts

G. N. No. 185 (contd.)

Grade "C" - This rating shall be assigned when the warehouse scores between 40 to 59 points according to the scoring criterion prescribed under section 4 of this Schedule;

3. Disqualification

When any of those items followed by an asterisk are not observed the inspecting official shall the warehouse in disqualified status immediately. The warehouse shall not be removed from this status until the deficiencies have been corrected and Verified through an on-site inspection.

4. Criteria for Grading

S/NO	Item	Score Points
1	Calibrated and Certified Weighing equipment *	8
2	Proper loading/unloading shade	5
3	Surrounding are clean and in Good Order	3
4	Effective locator system	2
5	Strong and Properly finished floor, Proper roofing (corrugated iron sheets, asbestos and tiles) and walls*	8
6	Standards Pallets / Stacks	4
7	Appropriate Metal fire proof safe and serviced fire fighting equipment *	8
8	Proper power and Water Systems	4
9	Reliable Communication Systems (Postal Address, Fax , Telephone, Internet Connection)	6
10	Reliable Security System (light during the night , Security guards /System)*	8
11	Strong and properly fixed Doors, Windows, *	8
12	Properly fenced (e.g. barbed wire, fencing wire, concrete etc)	4
13	Sample Room / Box	1
14	Proper drainage system	5
15	Proper Rodents Control System	5
16	Proper Ventilation System	4
17	All weather Accessible (Roads)	6
18	Separate Furnished Office	3
19	A foundation must be one meter above ground level	4
20	A Warehouse must have a storage capacity of not less than 200 MT	4
TOTAL POINTS		100

Warehouse Receipts

G. N. No. 185 (contd.)

SECOND SCHEDULE

Regulations 28

Form No. 1

TANZANIA WAREHOUSE LICENCING BOARD	
APPLICATION FOR A WAREHOUSE BUSINESS LICENCE	
(Made under Regulation 32 of Warehouse Receipt Regulations)	
<p>The undersigned person hereby applies for license, amendment or renewal of the current license to conduct Warehouse business in respect of the under listed warehouse(s), under the Warehouse Receipt System.</p>	
Note:	<p><i>This form must be submitted with a copy of the applicant's Business Registration Certificate, Land Title Deed, Insurance Policy, Appropriate Engineer's Inspection report and other relevant documents to support the application. The information will be used solely to determine the applicant's eligibility for license as Warehouse Owner under Warehouse Receipt System, but, may be provided to other relevant authorities.</i></p>
RETURN THE COMPLETED FORM TO THE TANZANIA WAREHOUSE LICENCING BOARD OFFICE.	
1. NAME AND PHYSICAL ADDRESS OF THE APPLICANT	2. LOCATION OF WAREHOUSE (S) (Physical Address - attach sketch map)
3. GOODS TO BE STORED	4. TOTAL CAPACITY

Warehouse Receipts

G. N. No. 185 (contd.)

	If other please specify	
7. RENEWAL CAPACITY (MT)	8. ADDITIONAL CAPACITY (MT)	9. DELETED CAPACITY (MT)
10. FACILITIES, BINS, WAREHOUSES Being added or deleted (Describe Briefly)		
11. APPLICANT'S INTEREST TO THE WAREHOUSE TO BE USED FOR OPERATIONS (Lease, Sub Lease or Own)		
12. I enclose remittance for the required application fee as stated below :-		
13. I hereby undertake and promise to effect License fee payment on the success of my application as stated below		
14. An inspection of the warehouses for which licensed is being sought is hereby requested as specified in the Regulations; however the fee to be charged by licensed inspectors shall be approved by the Board.		
15. I, the undersigned declares that the statements made in this application are true to the best of my knowledge.		
SIGNED ON:.....	DAY OF.....	20.....
APPLICANT (Name of Corporation)		STAMP
AUTHORISED SIGNATURE		
TITLE		

CONDITIONS FOR APPLICATION

- (1) Validity of this application is dependent on payment of the specified application fee.
- (2) By signing and submitting this application to the Board the applicant declares that he has the financial and logistical capacity to do business he applied for if granted licence.
- (3) This application and any licence arising there-from is governed by the Warehouse Receipt Regulations, 2006.
- (4) Any additions, deletions or cancellation shall attract a fee equivalent to the renewal fee to the Board.
- (5) The applicant upon suspension, revocation or expiration of the License, shall declare to the Board all un-issued Warehouse Receipts.

Warehouse Receipts

G. N. No. 185 (contd.)

Form No. 3

TANZANIA WAREHOUSE LICENCING BOARD	
APPLICATION FOR A WAREHOUSE INSPECTOR'S LICENCE	
(Made under Regulation 32 of Warehouse Receipt Regulations, 2006)	
The undersigned person hereby applies for license, amendment or renewal of the current license to conduct Warehousing Inspection in respect of under listed Area(s) of Operation.	
<p>Note: <i>This form must be submitted with a copy of the applicant's profile (Academic Certificate(s), Working Experience, Testimonials and other relevant documents to support the application. The information will be used solely to determine the applicant's eligibility for license as Warehouse inspector under Warehouse Receipt System, but, may be provided to other relevant authorities.</i></p>	
RETURN THE COMPLETED FORM TO THE TANZANIA WAREHOUSE LICENCING BOARD OFFICE.	
1. NAME AND PHYSICAL ADDRESS OF THE APPLICANT	2. AREA(S) OF OPERATION
	1
	2
	3
	4
	5
3. STATE YOUR EXPERIENCE IN THE WAREHOUSE INSPECTION ACTIVITY (If yes specify number of years with Date and name of Employer)	
4. DO YOU HAVE, OR EVER HELD LICENSE FOR A SIMILAR SERVICE (if yes, indicate the type of license and number, location and for whom the services were performed)	
5. PLEASE INDICATE ANY SPECIAL TRAINING YOU HAVE HAD PERTINENT TO THIS APPLICATION. (attach copies of inspection certificates of related training)	
<p>6. APPLICANT'S DECLARATION</p> <p>"Knowing that false statements made to Board may lead to the rejection of this application, I certify that I am capable of performing the duties required by the service(s) for which this application is made; that I have the skills needed to perform these services in accordance with the applicable standards; and that the statements made in this application are true to the best of my knowledge. Further, as a condition to granting this license, I agree to comply with the terms of the Warehouse Receipt Act, and Regulations".</p>	
APPLICANT'S SIGNATURE	
NAME	
DATE	

CONDITIONS FOR APPLICATION

- (1) Validity of this application is dependent on payment of the specified application fee.

Warehouse Receipts

G. N. No. 185 (contd.)

- (2) By signing and submitting this application to the Board the applicant declares that he has the financial, technical capacity to do business he applied for if granted licence.
- (3) This application and any licence arising there-from is governed by the Warehouse Receipt Regulations, 2006.

THIRDSCHEDULE

License No. 1

LICENCE

TANZANIA WAREHOUSE LICENCING BOARD			
L No	WAREHOUSE BUSINESS LICENCE	*	SR.NO.
(Issued Regulation of Warehouse Receipt Regulations, 2006)			
M/S (Name & address)			
.....			
.....			
IS HEREBY LICENCED TO CARRY OUT THE WAREHOUSE BUSINESS			
1. Registration reference			
2. Registration category			
3. Location of the Warehouse			
4. Licensed Capacity			
5. Type of Crop to be stored			
6. Licence number issued on Valid until			
Signature			
Date			
Designation			
* Enter A, B, or C for registration category (item 2)			

Conditions:

- (1) This licence is governed by the Warehouse Receipts Regulations, 2006
- (2) This licence is not transferable
- (3) This licence shall be displayed at the place in a Warehouse and produced to any authorized inspector, on demand.
- (1) If defaced return this licence to the Board for replacement.

Warehouse Receipts

G. N. No. 185 (contd.)

License No.2

THE TANZANIA WAREHOUSE LICENSING BOARD		
L. N	WAREHOUSE OPERATION LICENCE	SR. NO.

(Issued under Regulation 32 of Warehouse Receipt Regulations, 2006)

NAME _____ _____
M/S (Name & address) _____ _____ _____
REGISTRATION REFERENCE _____
IS HEREBY LICENCED TO OPERATE WAREHOUSE (S) AS FOLLOWS
1. Storage Capacity (mt.) _____
2. Goods to be stored: _____
3. Location of the Warehouse: _____
4. Warehouse license number: _____
5. Number of Warehouses (in one station): _____
6. Fee paid: Shs. _____ Receipt No. _____
7. Validity: between _____ and _____

11. Condition of Licence : See overleaf
..... Signature Designation Date

Warehouse Receipts

G. N. No. 185 (contd.)

- (1) This licence is governed by the Warehouse Receipts Regulations, 2006.
- (2) This licence is not transferable.
- (3) This licence shall be displayed at the place in a Warehouse and produced to any authorized inspector, on demand.
- (4) If defaced return this licence to the Board for replacement.

License No.3

TANZANIA WAREHOUSE LICENCING BOARD
WAREHOUSE INSPECTION LICENCE
(Issued under Regulation 32 of Warehouse Receipt Regulations, 2006)
M/S (Name & address)
.....
.....
IS HEREBY LICENCED TO CARRY OUT THE WAREHOUSE INSPECTION BUSINESS
1. Registration reference
2. Registration category
3. Licence issued on Validity Until
4. Licensed to inspectgoods.
5. Area of Operations
Signature..... Date:.....
Designation

4. Conditions:

- (i) This licence is governed by the Warehouse Receipts Regulations, 2006.
- (ii) This licence is not transferable.
- (iii) If defaced return this licence to the Board for replacement.

Warehouse Receipts

G. N. No. 185 (contd.)

FOURTH SCHEDULE

NOTICES

FORM No. 1

NOTICE OF APPLICATION FOR LICENSE TO THE PUBLIC
(Regulation 14 and 19)

THE UNITED REPUBLIC OF TANZANIA

TANZANIA WAREHOUSE LICENCING BOARD

Notice no.....

(Issued under Regulation of Warehouse Receipt Regulations, 2006)

Applicant (Name & address)

NOTICE OF APPLICATION FOR LICENCE TO THE PUBLIC

Take note that, the above applicant has applied to the Warehouse Receipts Licensing Board the licenseto Located Pursuant to the provision of Section 18 of the Warehouse Receipt Act and Regulation of the Warehouse Receipts Regulation, I (name) the (Designation) of the Board published this particulars of the applicant in case there is any representation (s) or objection(s) with regard to the application shall be lodged to the Board within the period of from the date of this publication. Given under my hand this day of 20.....

.....
Signature

Warehouse Receipts

G. N. No. 185 (contd.)

FIFTH SCHEDULE

(Regulations 40)

WRS01

WRB 123456789

WAREHOUSE RECEIPT (Warehouse Receipt Act No 10 of 2005)

CERTIFICATE OF TITLE

Date of issue
 << _____ >> 200 _____
 Warehouse No. _____
 Receipt No. _____

By this Warehouse Receipt it is confirmed that the Warehouse

(Name of Warehouse Operator)

Located in:

(Physical address)

Received for storing from

(Name and Physical address of the Deposition)

Goods with the following descriptions:

Type(s) and Origin of the Goods	Physical Weight (kg)	Grade	Class	Moisture (%)	Storage Instructions
Physical Weight in Words					

1. The Goods are fully insured according to Insurance Policy No. _____ of _____

2. The Nature and facts of Ownership of the Goods: _____
(Solely, Jointly or Commonly Owned)

3. Warehouse Operator hereby undertakes to store the Goods:

- (i) In quality and quantity as above mentioned until _____
(Specify Period)
- (ii) With no financial interest in the goods covered by this receipt except a lien on the goods.
- (iii) For a fee of Tshs. _____ as lien, for _____
(Amount) (Period)

Warehouse Receipts

G. N. No. 185 (contd.)

4. The Holder of this Warehouse Receipt hereby undertakes:

- (i) To pay the Warehouse Operator the specified Fees as lien
- (ii) To inform the Warehouse Operator of any advances or liabilities incurred by use of this receipt.

Depositor Signature _____

Authorized person of the Warehouse _____

Stamp _____
(Family name, position)

(Signature)

ADVANCES AND LIABILITIES MADE TO THE HOLDER

1

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

2

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

3

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

4

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

Warehouse Receipts

G. N. No. 185 (contd.)

WRB 123456789

WAREHOUSE RECEIPT (Warehouse Receipt Act No 10 of 2005)

CERTIFICATE OF PLEDGE

Date of issue
 << _____ >> 200 _____

Warehouse No. _____

Receipt No _____

By this Warehouse Receipt it is confirmed that the Warehouse

 (Name of Warehouse Operator)

Located in:

 (Physical address)

Received for storing from

 (Name and Physical address of the Deposition)

Goods with the following descriptions:

Type(s) and Origin of the Goods	Physical Weight (kg)	Grade	Class	Moisture (%)	Storage Instruction
Physical Weight in Words					

1. The Goods are fully insured according to Insurance Policy No. _____ of _____

2. The Nature and facts of Ownership of the Goods: _____
 (Solely/Jointly or Commonly Owned)

3. Warehouse Operator hereby undertakes to store the Goods:

- (i) In quality and quantity as above mentioned until _____
 (Specify Period)
- (ii) With no financial interest in the goods covered by this receipt except a lien on the goods.
- (iii) For a fee of Tshs. _____ as lien, for _____
 (Amount) (Period)

4. The Holder of this Warehouse Receipt hereby undertakes:

Warehouse Receipts

G. N. No. 185 (comd.)

- (i) To pay the Warehouse Operator the specified Fees as lien
- (ii) To inform the Warehouse Operator of any advances or liabilities incurred by use of this receipt.

Depositor Signature _____

Authorized person of the Warehouse _____

Stamp _____ (Family name, position) (Signature)

ADVANCES AND LIABILITIES MADE TO THE HOLDER

1

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

2

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

3

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

4

(Name and Physical Address of the financier) Date and Stamp

(Amount advanced)

Discharge

Dar es Salaam,
7th November, 2006

BASIL P. MRAMBA,
Minister for Industry, Trade and Marketing