Cotton Regulations

THE TANZANIA COTTON MARKETING BOARD ACT (No. 19 OF 1984)

REGULATIONS

Made under section 37

THE COTTON REGULATIONS, 1995

PART I

COTTON CULTIVATION

1. These Regulations may be cited as the Cotton Regulations, 1995.

2.—(1) No grower of cotton shall grow cotton except from dressed cotton seed approved in accordance with the provisions of these Regulations.

(2) Any cotton seed reserved pursuant to the provisions of regulation 4 shall become the property of the Commissioner of Agriculture in the Ministry of Agriculture (hereinafter to be referred to as 'the Commissioner') from the date of the notice to reserve the same.
Cotton Regulations

G.N. No. 536 (contd.)

Restriction on importation of cotton seed

3.—(1) No person shall import cotton seed into the country without a permit in writing issued by the Commissioner.

(2) Any person who contravenes the provisions of this regulation shall be guilty of an offence, and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or to imprisonment for a term not exceeding six months or to both such fine and imprisonment.

Reservation of cotton seed

4.—(1) The Board shall cause to be reserved such quantity and quality of cotton seed and shall hold such cotton seed to the order of the Commissioner.

(2) Every cotton buyer shall pay a fee as shall be prescribed by the Board from time to time for every kilogramme of seed cotton purchased over and above the price offered to be used for cotton seed for planting.

Disposal of seed for planting

5. All cotton seed reserved pursuant to the provisions of regulation 4 shall be bagged, transported, delivered, stored and supplied to growers in the prescribed manner.

Any person who contravenes the provisions of this regulation shall be guilty of an offence, and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

Provision of Cotton Insecticides

6. The Board shall make available or cause to be made available such quantity of insecticides required by the cotton farmers to the order of the Commissioner.

(a) Every cotton buyer shall pay an amount of money to be prescribed by the Board from time to time every kilogramme of seed cotton purchased over and above the price offered to be used for provision of inputs.

(b) Every farmer shall be required to pay one third of the value of insecticides for every litre of insecticides taken and be added to the input fund.

Any person who contravenes the provisions of this regulation shall be guilty of an offence, and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

Pests and diseases

7.—(1) The Commissioner may, if he considers it necessary for the purpose of preventing the outbreak or spread of any cotton insect pest or disease, by order under his hand, declare any area to be a cotton quarantined area and may in any such order.

(a) prohibit or regulate the sowing in such area of cotton seed or any other crop specified in the order known to harbour insect pests or diseases of cotton.
Commis­sioner may order up­root­ing, burn­ing etc. of cotton

G.N. No. 536 (contd.)

b) prohibit the removal from such area without a permit in writ­ing issued by the Commissioner of any seed cotton or cotton seed or any article which has contained any seed cotton or cotton seed or any article which in his opinion is likely to harbour insect pests or diseases of cotton.

(2) The Commissioner or the Senior Agricultural Officer, may by notice in writing require any person within the time specified in such notice to remove to any place or to destroy any seed cotton, cotton seed or cotton refuse in his possession or control in such cotton quarantined area, and where any such person fails to comply with any such notice the commissioner may, on giving not less than seven days notice in writing of his intention so to do, cause such removal or destruction to be effected and thereupon such person shall, without prejudice to any penalty which he may have in­curred by reason of such failure, be liable to pay all the costs of such undertaking which shall be recoverable as a debt due to the Government.

(3) If any person contravenes or fails to comply with any provision of any order or notice made or issued under this regulation shall be guilty of an offence and shall be liable on conviction to a fine not exceeding shillings one hundred thousand or to six months imprisonment or to both such fine and imprisonment.

8.—(1) The Commissioner may, by order under his hand, for the purpose of preventing or controlling the occurrence or spread of any insect pest, disease of cotton within any area specified in such order:

(a) require that within such area—

(i) all or any cotton plants, cotton residue or any plant specified in the order, shall be uprooted and burned by any person possessing or having control over the same;

(ii) all or any seed cotton, cotton seed or cotton refuse shall be burnt;

(b) require any grower within such area forthwith to harvest such of his seed cotton as, in the opinion of the Commissioner, is ready for harvesting;

(c) prohibit any person within such area from planting any cotton seed or cotton plant before a date specified in the order.

(2) Any person who contravenes or fails to comply with any of the provisions of any order made under paragraph (1) shall be guilty of an offence and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or to six months imprisonment.

(3) Where any person fails to comply with the provisions of any order made under paragraph (1) of this regulation, the Commissioner or Senior Agricultural Officer may, on giving not less than seven days' notice in writing of his intention so to do cause such action to be taken as may be necessary to comply with such order and thereupon such person shall,
Cotton Regulations

G.N. No. 53b (contd.)

9. Every grower shall grade all seed cotton intended for sale into Grade A cotton or Grade B cotton before any such cotton is sold by him.

10. The Board may, by order, determine which grades of seed cotton may be sold or bought in any specified area during a specified period.

11. If any person sells or buys any seed cotton except in accordance with the provisions of such order, or being a grower sells any seed cotton without first grading the same, shall be guilty of an offence and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

12.—(1) The mixing of various grades of seed cotton is prohibited.

(2) Any person who contravenes the provisions of this regulation shall be guilty of an offence and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

13.—(1) No person other than a holder of a seed cotton buying licence shall buy any seed cotton.

(2) Every seed cotton buyer shall buy seed cotton at a cotton buying post or posts specified in the licence.

(3) Any person who contravenes any of the provisions of this regulation shall be guilty of an offence.

14. The Board shall, on application issue to the applicant a seed cotton buying licence in the prescribed form which shall entitle the applicant to buy seed cotton.

No cotton buying licence shall be issued unless it is certified by the Board that the buying posts concerned have been inspected by the Board or its agent and passed for buying of seed cotton for that season.
15. Notwithstanding the provisions of regulation 17, the Minister may after consultation with the Board and by notice in the Gazette, specify an area or areas where a cotton buying licence may not be issued to any person other than the person who may be specified.

16.—(1) A seed cotton buying licence shall not be assignable/transferable.

(2) A seed cotton buyer shall produce his cotton buying licence at all reasonable times upon request of the Commissioner or a Cotton Inspector or a Police Officer. If any cotton buyer fails without reasonable cause to produce his licence when so requested he shall be guilty of an offence.

17.—(1) No person shall erect or operate a cotton store for the purposes of storing seed cotton without the permission in writing of the Board.

(2) Any person who contravenes the provisions of this regulation shall be guilty of an offence and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

18. The Commissioner may, by notice, order any premises or place to be a cotton buying post and may in such order declare such place to be either a temporary cotton buying post or a permanent cotton buying post.

19.—(1) No person shall sell any seed cotton except at a cotton buying post.

(2) Any person who contravenes the provisions of this regulation shall be guilty of an offence and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

20.—(1) All Traders in the cotton industry shall be guided in their dealings in respect of prices, quality by prevailing international marketing information.

(2) The Board may, by order:
(a) fix a date in each year prior to which no seed cotton shall be bought in any specified area;
(b) declare the unit of weight to be used for the purpose of weighing seed cotton in any specified area;
(c) fix a date in each year after which no seed cotton shall be bought in any specified area;
(d) fix hours and days on which the premises of cotton buyers shall be kept open for the purpose of conducting business.
Cotton Regulations

G.N. No. 536 (contd.)

Any person who contravenes the provisions of this regulation shall be guilty of an offence, and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

21.—(1) Every cotton buyer shall:

(a) at all times when his premises are open for business, display in Kiswahili and English in conspicuous character the prices offered by him per unit weight of each grade of seed cotton;

(b) display standard grade sample box issued by the Board at the beginning of every buying season.

(c) keep and render such accounts of his dealings in seed cotton as may be directed.

(d) display a weighing scale properly inspected and approved by the Weights and Measurements Department of the Ministry of Trade and Industries.

(e) store all seed cotton in his possession in a cotton store at one or any of the cotton buying posts at which he is licenced to buy or in such storage premises as the Board may require and deliver seed cotton directly from the buying post to ginneries designated for the area, unless directed otherwise by the Board.

(f) buy all seed cotton offered to him at the prices exhibited;

(g) keep all Grade A cotton separate from Grade B cotton; and

(h) ensure that all cotton purchased by him is correctly graded.

(2) No cotton buyer shall:

(a) buy seed cotton at a price less than the price exhibited;

(b) buy seed cotton unless the entire consideration for the purchase is paid in cash at the time and place of delivery;

(c) by seed cotton without issuing produce receipts to the farmers in respect of all cotton purchased.

(3) Any cotton buyer who contraves or fails to comply with any of the provisions of this Regulation shall be guilty of an offence, and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

22.—(1) The Commissioner or a Cotton Inspector or any Police Officer.

(a) enter upon any premises of cotton buyers for the purpose of inspecting the same and any seed cotton and scales thereon;

(b) inspect and make copies of entries in any books of account or other records required to be kept.
(2) Any person who obstructs any officer lawfully performing his duties under this regulation or refuses such officer permission to exercise such power, or fails to co-operate with such officer in the exercise by such officer’s duties shall be guilty of an offence.

PART IV
Ginning and Baling

23.—(1) No person shall erect or operate a ginnery save with a permit in the prescribed form issued by the Commissioner in accordance with such conditions as he may therein specify or as may be prescribed. All applications for erection of ginneries to the Commissioner shall be made through the Board.

(2) The Commissioner may at his discretion by order limit the number of ginneries which may operate in any area and may define the area or specify the cotton buying posts which shall be served by any ginnery or ginneries.

(3) No person shall operate a ginnery unless it has been duly inspected and approved by the Board.

(4) Any person who contravenes any provision of this regulation or of any other made under paragraph (2) shall be guilty of an offence.

24.—(1) No person shall gin seed cotton or bale cotton lint unless he is the holder of a valid ginning licence issued by the Board in the prescribed form.

(2) A Ginning Licence shall, unless revoked or suspended, remain in force until the thirty-first day of March following the date of issue of such licence.

(3) A ginner shall draw samples of not less than 10% for each lot of 100 bales to wit, one sample from the first 10 bales and each sample from subsequent sub lots of 10 bales.

(4) Any person who contravenes any of the provisions of paragraph (1) shall be guilty of an offence and shall, on conviction be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding six months or to both such fine and imprisonment.

PART V
Centralised Lint Selling for Export

25.—(a) All cotton lint for export shall be sold through Central Tender Committee to be comprised of owners of lint. The Board shall be the Coordinator of the auction/tender committee provided that where circumstances allow, owners of cotton lint may be permitted by the Board to be exempted from the requirements of above clause for specific contracts.
Any person who contravenes the provisions of this regulation shall be guilty of an offence, and shall, on conviction be liable to a fine not exceeding shillings one million or imprisonment for a term not exceeding two years or to both such fine and imprisonment. In addition, the Board may exercise its powers to cancel or suspend the licence of such person.

(b) In consultation with lint owners and local textile mills, the Board will determine the quantity of cotton lint required for local consumption to be sold on commercial basis.

PART VI

EXPORT PERMIT

26. No exporter shall export cotton lint or cotton seed without a valid export permit issued by the Board.

PART VII

LEVY ON COTTON LINT FOR EXPORT

27. Buyers of cotton lint for export market shall pay a levy of 1·2% of FOB value to the Board.

PART VIII

28. Conditions and Regulations set forth in prescribed forms attached in the schedule herein shall be read together with these Regulations.

29. Any person guilty of an offence under these regulations other than offences falling under part V herein shall be liable to a fine not exceeding shillings one hundred thousand or imprisonment for a term not exceeding two years or to both such fine and imprisonment, and in addition to any such penalty the court may, where the offence committed relates to any quantity of seed cotton, cotton lint or cotton seed, or any product thereof, order the same to be forfeited to the Board.

30. The Cotton Regulations, 1985 are hereby repealed.

G.N. No. 536 (contd.)

G.N. No. 462 of 1986

1002
APPLICATION FOR SEED COTTON BUYING LICENCE

(made under Sections 5(2)(a) and 5(2)(b) of the Tanzania Cotton Marketing Board Act. Act No. 19 of 1984 as amended by the Crop Boards (Miscellaneous Amendments) Act. Act No. 11 of 1993)

1. Particulars of Applicant:
   I/We _________________ of P.O. Box_____________ and holders of Business Licence No. ____________(attached) issued at ______ wish to apply/or Seed Cotton Buying Licence for the _______ season.

2. Areas of Operation:
   I/We intend to operate in the following buying posts:-
   __________________ total in number---The estimated total volume of the crop I/We expect to buy is about ____________ kgs of seed cotton.

3. Financial Arrangements:
   I/We confirm that I/We will have no problems with financing and same can be confirmed to my bankers _______________ of P.O. Box______________

4. Producer Price:
   My/Our proposed price for GRADE A will be ______________ per kilo and GRADE B will be ______________ per kilo.

5. Ginning Arrangement:
   I/We also confirm that I/We have my/our own Ginnery (Name) ______________
   I/We have ginning contract with M/S ______________ to use their/his ginnery (Name) ______________

6. Application Fee:
   I/We enclose a cheque/cash for T.Sh. 20,000/- being application fee for the Buying Licence which is non refundable.
Cotton Regulations

G.N. No. 536 (contd.)

7. Declaration:

I/We hereby declare that I/We shall abide by the regulations governing the purchase of seed cotton as issued and as will be directed by the Board from time to time.

__________________________
Signature

__________________________
Capacity

__________________________
Official Stamp

Date:----------------------

NOTE: See procedure to be followed overleaf.

PROCEDURE TO BE FOLLOWED BY APPLICANTS FOR SEED COTTON BUYING LICENCE

The Applicant must do the following:

(a) visit the area where he intends to buy cotton.
(b) register with the Regional Development Director of the respective area and abide by directions of such Director.
(c) visit and obtain confirmation from a ginnery that the seed cotton purchased shall be ginned at that designated ginnery.

QUALIFICATIONS FOR OBTAINING SEED COTTON BUYING LICENCE

(a) The applicant should be in possession of a valid trading licence.
(b) The applicant must show financial ability with the support of a reputable bank or financial institution.
(c) The application should be supported by certification by the Board or its agent that the intended buying posts have been inspected and passed for cotton buying for that season.
(d) Upon submission of the application form, the applicant shall pay shillings twenty thousand (Shs. 20,000/-).
(e) The successful applicants will be required to pay shillings twenty thousand (Shs. 20,000) Licence Fee per Buying Post.
TANZANIA COTTON LINT AND SEED BOARD
(ESTABLISHED UNDER TANZANIA COTTON MARKETING BOARD ACT NO. 19 OF 1984 AS AMENDED BY ACT NO. 11 OF 1993)

SEED COTTON BUYING LICENCE
(ISSUED UNDER SECTION 5(2)(a) OF ACT NO. 19 OF 1984 AS AMENDED BY ACT NO. 11 OF 1993)

Licence is hereby granted to M/s ________________________________ to buy seed cotton during ___________________ season, ending 31st March, 19____ at ________________________________ buying post______________________ Zone_________________ District_____________ Region and the cotton so purchased shall be ginned at_________________ Ginnery.

Issued at____________________ this______ day of____________________ 19______

FEES SHS.________________ RECEIPT NO.____________________

GENERAL MANAGER
TANZANIA COTTON LINT AND SEED BOARD
P.O. BOX 9161,
DAR ES SALAAM

NOTE: This licence is issued subject to Cotton Regulations shown overleaf.
Cotton Regulations

G.N. No. 536 (contd.)

REGULATIONS TO BE OBSERVED BY COTTON BUYERS

(a) Licensees shall pay shillings twelve (Shs. J2.00) for every kilogramme of seed cotton purchased over and above the price offered to be used for cotton seed for planting, research and insecticides.

(b) All buyers of seed cotton shall issue produce receipts to farmers for cotton purchased.

(c) Every buyer shall purchase seed cotton in two grades, that is, Grade A and Grade B, simultaneously.

(d) Every buyer shall display in an easily accessible place in conspicuous manner the following:

(i) Standard grade sample box issued by the Board at the beginning of every buying season.

(ii) Producer price to be offered for each grade.

(iii) Weighing scale properly inspected and passed by Weights and measure Department of Ministry of Trade and Industries.

(iv) Buying Licence issued by the Board.

(e) Every buyer of seed cotton must purchase seed cotton from a designated buying post only.

(f) Every buyer must use jute, cotton or any other material that will be recommended by the Board to pack seed cotton at designated buying post.

(g) Where buyers operate in a permanent buying post, they should ensure that:

(i) All grass within five metres of the seed cotton store is removed.

(ii) All cotton refuse is burnt.

(iii) Stores are properly repaired, cleaned and fumigated before the beginning of the season.

(iv) Floor should be well surfaced.

(h) Grade A cotton shall be kept separate from Grade B.

(i) Seed cotton from disease infected areas be kept separate from that from non-infected areas. The Board shall at the beginning of the season issue a list of disease infected and non-infected areas to all cotton buyers.

(j) The Board shall have power to inspect any buying post at any time without notice, to ensure compliance with these regulations.
Cotton Regulations

(k) Buyers of seed cotton shall also abide by regulations issued by Councils and Regional Development Committees.

(l) Buyers shall produce standard weekly reports to the Board showing:
   (i) Weekly purchases and deliveries of seed cotton by grade for every buying post.
   (ii) Producer price offered for each grade.

(m) Buyers shall deliver seed cotton directly from buying post to ginneries designated for the area, unless instructed otherwise by the Board in writing.

(n) The buyer shall be instructed by the Board to reserve certain amount of seed for planting to be available within specified time.

(o) The Board may exercise its powers under Section 10(2) of the Tanzania Cotton Marketing Board Act, No. 19 of 1984 as amended by Act No. 11 of 1983 to cancel or suspend a licence if the Licencee fails to comply with terms and conditions of his Licence.

(p) In addition, any person who contravenes any one of these Regulations shall be guilty of an offence and shall on conviction be liable to a fine not exceeding shillings one hundred thousand (shs. 100,000/-) or imprisonment for a term not exceeding two years (2 years).

(q) A person aggrieved by the decision of the Board cancelling or suspending his licence may appeal to the Minister.
APPLICATION FOR COTTON GINNING LICENCE

1. Particulars of Applicant:
I/We—_________ of P.O. Box —_________ owner/lessee of
________ Ginnery with Registration No. —_________
situated at—_________ in —_________
District—_________ Region.

2. Type of Ginnery
________ Ginnery has —_________ single/double roller/saw
gins installed. For the —_________ season I/We intend to operate—_________ gins.

3. Declaration
I/We hereby declare that the ginnery has been duly inspected and passed by the
Board's Ginnery Inspectors as per the attached Ginnery Inspection Report
No. —_________ dated —_________. I/We also declare that I/We
shall abide by the regulations and conditions governing the ginning of cotton as
issued and as will be directed by the Board from time to time.

_________________________  __________________________  __________________
Signature                  Capacity                   Official Stump

Date: —_________

Note: See conditions overleaf.
Cotton Regulations

G.N. 536 (contd.)

CONDITIONS FOR OBTAINING A GINNING LICENCE

(a) An applicant must own a ginnery or must have hired/leased one from a ginnery owner. Proof of hiring/leasing must be shown.

(b) The ginnery concerned must have been inspected and approved by the Board's Ginner Inspector.

(c) It is the responsibility of the ginner to cause the Inspectors from the Board to inspect and certify the ginnery for issuance of a ginning licence.

No ginner shall operate a ginnery without a valid ginning licence for the respective season.

(d) A ginning licence will be issued at a fee of US Dollars two thousand (US$ 2,000) or its equivalent.

(e) Holders of ginning licence shall be bound to observe the rules and regulations governing the operation of ginnery.

(f) Cotton lint buyers shall pay a levy of 1.3% of ex-ginnery price to the Board to finance regulatory functions of the Board and cotton research.

(g) The ginning licence issued shall be valid from the 1st June instant to 31st March following year, subject to extension in writing being granted by the Board.
Cotton Regulations

G.N. No. 536 (contd.)

TANZANIA COTTON LINT AND SEED BOARD

GINNING LICENCE NO. GL/———
(Issued under Section 5(2)(a) of Act No. 19 of 1984 as amended by Act No. 11 of 1993)

Licence is hereby granted to M/s____________________ of P.O. Box____________________
to gin and bale cotton during______________ season, ending 31st March, 19____
at the____________________ Ginnery (Registration No.)____________________ situated
at____________________ District,____________________ Region
by means of____________________ single/double roller/saw gins and press providing bales
weighing between 181 and 200 kilograms net

Issued at ______________________ this—________ day of__________ 19____

FEES SHS. __________ RECEIPT NO.__________

REMARKS: ______________________________

_____________________________________

GENERAL MANAGER
TANZANIA COTTON LINT AND SEED BOARD
P.O. BOX 9161,
DAR ES SALAAM

This licence is issued subject to regulations shown overleaf.

REGULATIONS TO COTTON GINNERS

(a) The ginner shall obtain and display a valid ginning licence issued by the Board.
(b) The ginner shall maintain and work the ginnery in a proper and workman like manner and in such a way as to maintain cotton quality standards.
(c) The ginner shall ensure that all raw cotton delivered to the ginnery is correctly graded and shall keep all Grade A cotton and the lint therefrom and all Grade B cotton and the lint therefrom separate from the other.
(d) The ginner shall separate disease infected cotton from non-infected cotton.
(e) The ginner shall keep raw cotton, cotton seed and cotton lint which may be salvaged from damage by fire or water, separate from other raw cotton, cotton seed and cotton lint and shall gin the raw cotton and bale the cotton lint in accordance with conditions of the licence.
(f) The ginner shall produce weekly reports to the Board on seed cotton received by grade and from different buying posts, bales produced, bales sold, cotton seed produced, cotton seed reserved for planting, dusted and seed distributed and bales delivered to owners.
(g) The ginner shall produce annual reports to the Board in the prescribed form.

(h) The ginner is prohibited from buying and/or ginning improperly graded cotton.

(i) The ginner shall ensure that lint bales are labelled with lot numbers as issued by the Board.

(j) The ginner shall ensure that lint bales are stored in proper condition.

(k) The ginner shall deliver samples to the Board within one week after drawing the relevant samples. Upon receipt of the samples the Board shall classify them and issue a report. Copy of the classification report shall be made available to the owner.

(l) The ginner shall ensure that all bales produced are properly weighed and the same is clearly indicated in bale specification forms.

(m) The Board may exercise its powers under Section 10(2) of the Tanzania Cotton Marketing Board Act No. 19 of 1984 as amended from time to time to cancel or suspend a licence if the licencee fails to comply with terms and conditions of the licence.

(n) In addition, any person who contravenes any one of the regulations shall be guilty of an offence and shall on conviction be liable to a fine not exceeding shillings one hundred thousand (Shs. 100,000/-) or imprisonment for a term not exceeding two years (2 years).

(o) A person aggrieved by the decision of the Board cancelling or suspending his licence may appeal to the Minister.

(p) The ginner shall gin non-infected cotton separate from infected cotton.

(q) Every ginner shall ensure that all non-infected seed cotton is ginned first and that no infected cotton is ginned before requirement of seeds for planting as determined by the Board is satisfied.

(r) All seeds from seed cotton purchased at ginnery gate shall not be used for planting purposes except for seed cotton bought by a ginner originating from disease free areas and where there are no variety differences.

(s) It is prohibited for any body to buy cotton lint without a valid lint dealers licence issued by the Board. Dealers licence shall be issued on payment of US $ 2000 per annum or its equivalent.
Cotton Regulations

G.N. No. 536 (contd.)

TANZANIA COTTON LINT AND SEED BOARD
P.O. BOX 9161, DAR ES SALAAM
TANZANIA

To: General Manager

APPLICATION FOR LINT EXPORT LICENCE

FORM NO. 3

(made under Sections 5(2)(a) and 5(2)(b) of the Tanzania Cotton Marketing Board Act, Act No. 19 of 1984 as amended by the Crop Boards (Miscellaneous Amendments) Act, Act No. 11 of 1993)

1. Particulars of Applicant:

Name of Applicant: ____________________________

Address: ____________________________

Trading Licence No. ______ of ____________________________ 19——

Bankers full name and address: ____________________________

I/We ____________________________ of P.O. Box__________________________ and holder of Business Licence No. __________ (attached) issued at ______ hereby apply for a Cotton Lint Export Licence for the ______ season.

2. Type of Lint Exporters (Tick whichever is applicable):

2:1 Licenced seed cotton buyer, Licence No. _______ (copy attached)

2:2 Agent of Licenced Seed Cotton Buyer (copy of Agency Agreement attached).

2:3 Cotton Merchant (evidence of source of supply and business Licence attached).

3. Financial Arrangements:

I/We confirm that I/We will have no problems with financing and same can be confirmed by my/our bankers____________________ of P.O. Box ______

4. Application Fee:

I/We enclose a payment of US$ 100 or T.Shs. ____________________________ being application fee for the Lint Export Licence which is non refundable.

5. Declaration:

I/We hereby declare that I/We shall abide by the regulations governing the Cotton Lint Export as issued and as will be issued by the Minister for Agriculture from time to time and satisfy conditions for lint exporters shown overleaf.

Signature: __________ Date: __________

Official Stamp: _______
CONDITIONS FOR LINT EXPORTERS

(a) The exporter shall show financial ability endorsed by a reputable Bank/Financial Institution.

(b) The exporter shall pay a non-refundable application fee of US $ 100.

(c) Successful applicants shall be issued with export licence payment of US $ 2,000 per annum or its equivalent.

(d) No exporter shall export cotton lint without valid export permit issued by the Board for every consignment.

(e) CONDITIONS FOR ISSUANCE OF EXPORT PERMITS

1. Lint exports to have valid seed cotton buying licence, evidence of agency for seed cotton buyer or ownership of lint.

2. Lint quality certificate issued by the Board to be provided for every consignment.

3. Payment to the Board for a levy of 1.3% of FOB value.

(f) Exporters shall perfect the export permit issued for each consignment and return to the Board within 14 days from the date of shipment.

(g) All cotton lint for export shall be sold through Central Tender Committee to be comprised of representatives of owners of lint. The Board shall be the coordinator of the Committee provided that where circumstances allow, owners of cotton lint may be permitted by the Board to be exempted from the requirement of the above clause for specific contracts.

(h) Exports shall pay a levy of 1.3% of FOB value to the Board to finance regulatory functions of the Board and cotton research.

(i) The exporter who sells through the Board will pay 1% of F.O.B. price as Commission.

(j) The exporter will be required to be member of one of the International Associations such as Liverpool Cotton Association, Bremen Cotton Exchange and the like.
Cotton Regulations

TANZANIA COTTON LINT AND SEED BOARD

COTTON LINT EXPORT LICENCE NO. LEL/.....
( ISSUED UNDER SECTIONS 5(2)(a) and 5(2)(b)
OF ACT NO. 19 OF 1984 AS AMENDED)

Licence is hereby granted to M/s ______________________________
of P.O. Box ______________________________ to
export cotton lint during _____________________ marketing season, ending 30th June, 19...
Issued at Dar es Salaam this _______________ day of _______________ 19...

FEES SHS./US$______ RECEIPT NO._______ of _______________

REMARKS: __________________________________________________________________________

GENERAL MANAGER
TANZANIA COTTON LINT AND SEED BOARD
P.O. BOX 9161,
DAR ES SALAAM.

NOTE: This Licence is issued subject to regulations shown overleaf.

REGULATIONS TO BE OBSERVED BY COTTON LINT EXPORTERS

1. (a) Tanzania cotton be sold basis grade and staple. The grade shall be equal to the
standard boxes i.e. GANY and DARS for Lake and Coastal respectively pre-
pared by the Board from time to time. The staple length shall be 1-1/8" for
type one, 1-3/25" for type two and 1-1/16" for type three.
Premiums and discounts for grade and staple shall be as per Boards Terms and
Conditions of cotton sale.
(b) The Board shall have a final say on Tanzania cotton lint quality standard.
(c) Exporters must not exchange or barter seed cotton, cotton lint or cotton seed.
(d) The Board may exercise its powers under Section 10(2) of the Tanzania Cotton
Marketing Board Act No. 19 of 1984 as amended from time to time to cancel
or suspend a licence if the Licencee fails to comply with terms and conditions
upon which the licence is issued.
(e) In addition, any person who contravenes any one of the regulations shall be
guilty of an offence and shall on conviction be liable to a fine not exceeding
shillings one million only (Shs. 1,000,000/-) or imprisonment for a term not
exceeding two years (2 years).
(f) Any person aggrieved by the decision of the Board cancelling or suspending his
licence may appeal to the Minister.
# Cotton Regulations

**EP Form**

**G.N. No. 536 (contd.)**

**Serial No.:**

**LINT EXPORT PERMIT FROM THE UNITED REPUBLIC OF TANZANIA**

Declaration & Undertaking to the TCL & SB under Section 5(2)(b) Tanzania Cotton Marketing Board Act 19 of 1984 as amended from time to time

<table>
<thead>
<tr>
<th>1. Exporter's Name and Address:</th>
<th>2. Export Licence No.</th>
</tr>
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<tbody>
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<th>3. Buyer:</th>
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<thead>
<tr>
<th>4. Consignee (Name and Address):</th>
<th>5. Terms of Delivery:</th>
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<tbody>
<tr>
<td></td>
<td>FOB</td>
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<tr>
<th>Other</th>
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<tr>
<th>6. Model of Shipment:</th>
<th>Sea</th>
<th>Rail</th>
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<tr>
<th>Road</th>
<th>Air</th>
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<table>
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<tr>
<th>Post</th>
<th>Other</th>
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<th>7. Port of Shipment:</th>
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</table>

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<th>8. Port of Destination:</th>
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<tr>
<th>9. Description of Cottons:</th>
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<table>
<thead>
<tr>
<th>TYPE</th>
<th>STAPLE</th>
<th>CROP YEAR</th>
<th>CLASSIFICATION REPORT</th>
<th>QUANTITY</th>
<th>PRICE PER BALE (US CENTS-FOB)</th>
<th>TOTAL VALUE (U.S. DOLLARS)</th>
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<tr>
<th>10. DECLARATION BY THE EXPORTER:</th>
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We the owners (or agents duly authorised by the owner) of the lint specified in this form, hereby declare that the export prices quoted above are correct.

Stamp & Signature of Exporter

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

<table>
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<tr>
<th>11. VERIFICATION BY TCL &amp; SB</th>
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</table>

We certify that for this application the requirements have been fulfilled.

Checked by:.................................

Stamp & Signature of TCL & SB

Date:.................................
14. FOR OFFICIAL USE BY CUSTOMS (at Wharf/Exit Point)

We hereby certify that this export shipment has been completed as follows:—

Date of Shipment Port of Shipment Carrying Vessel
Mode of Shipment Bill of Lading/Airway Bill/Consignment No.
Export Entry No Export Entry Date Port and Country of Destination

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Amount on Foreign Currency</th>
<th>T. Shs. Value Equivalent</th>
</tr>
</thead>
</table>

Checked by Approved by: Date: 

Stamp & Signature of 
Authorised Official of Customs

Signed by:

Dar es Salaam, 12th July, 1995
HON FREDRICK SUMAYE (M.P.),
Minister for Agriculture