METROLOGY ACT

(NO. 10 OF 2016)

METROLOGY (LICENCE OF COMPETENCY) REGULATIONS, 2021

IN EXERCISE of the powers conferred by section 30 of the Metrology Act, I, ROY AKUJUWE KACHALE-BANDA, Minister of Industry, make the following Regulations—

1. These Regulations may be cited as the Metrology (Licence of Competency) Regulations, 2021.

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

   “licence of competency” means a licence declaring that a person is competent to install, service or repack instruments, weights, and measures regulated under the Act or to operate public weighing instruments for a fee;

   “licensee” means a person to whom a licence had been granted under regulations.

3. A person shall apply for licence of competency, in writing, to Malawi Bureau of Standards.

   (2) The person making the application shall state the name of personnel, affiliated company and area of competence to be assessed.

4.—(1) Malawi Bureau of Standards shall, upon receipt of examination fees, examine an applicant with respect to his ability to install, service or repair instruments, weights and measures or to operate public weighing instruments regarding a particular class of instruments, weights and measures for which the applicant applies for a licence of competency.

   (2) Malawi Bureau of Standards shall determine the manner in which the examination referred to in subregulation (1) is conducted.

5.—(1) Malawi Bureau of Standards shall issue a licence of competency to an applicant where Malawi Bureau of Standards is satisfied that the applicant has sufficient knowledge of the law relating to weights and measures and the applicant can install, repair or service instruments, weights and measures or operate public weighing instruments regulated under the Act.

   (2) The licence of competency may be issued for all or any particular class of weighing or measuring instruments.

   (3) Malawi Bureau of Standards shall issue the licence of competency in the format contained in the First Schedule hereto.

6.—(1) A licence of competency shall be valid for twelve (12) months from the date of issue and shall be renewed each year.
(2) Where a licensee applies for renewal of the licence, Malawi Bureau of Standards shall renew the licensee if it is satisfied that the work of the licensee holder is satisfactory.

7. Where Malawi Bureau of Standards refuses to grant or renew a licence of competency, it shall inform the applicant or licensee, as the case may be in writing, giving the reasons for the refusal.

8. (1) Malawi Bureau of Standards may at any time withdraw a licence of competency if it is satisfied that a licensee has failed to comply with any law relating to weights and measures.

(2) Where Malawi Bureau of Standards decides to withdraw a licence of competency, Malawi Bureau of Standards shall advise the licensee in writing of the reasons for the withdrawal.

9. Any person aggrieved by the decision of Malawi Bureau of Standards under these Regulations may, within thirty (30) days, from the day of receipt of the decision of Malawi Bureau of Standards, appeal to the Minister.

10. Malawi Bureau of Standards shall, from time to time, determine the fees for examination, issue and renewal of licence of competency.

FIRST SCHEDULE

MALAWI BUREAU OF STANDARDS

LICENCE OF COMPETENCY

Licence to install, repair or service instruments, weights and measures or to operate public weighing instruments*

Licence No: ............................................ Year: ............................................

This is to certify that:

First Name: ............................................ Surname: ............................................

employed by: ............................................

of postal and email address: ............................................

trading as: ............................................ and located at ............................................

is/are* licensed to install, repair or service instruments, weights and measures of the following types:

............................................

............................................

............................................
GOVERNMENT NOTICE NO. 7

METROLOGY ACT
(No. 10 of 2016)

METROLOGY (LICENCING MANUFACTURE, DEAL-IN, IMPORT, TRADE-IN OR REPAIR INSTRUMENTS, WEIGHTS AND MEASURES) REGULATIONS, 2021

IN EXERCISE of the powers conferred by section 30 of the Metrology Act, I, Roy Akujewe Kachale-Banda, Minister of Industry, make the following Regulations—

1. These Regulations may be cited as the Metrology (Licence Citation Manufacture, Deal-in, Import, Trade-in or Repair Instruments, Weights and Measures) Regulations, 2021.

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

   “Board” means the Malawi Bureau of Standards Board established under section 7 of the Malawi Bureau of Standards Act;

   “licence” means the document issued under regulation 3; and

   “licensee” means a person to whom a licence has been granted to carry out business to manufacture, deal-in, import, trade in or repair measuring instruments, weights and measures.

3.—(1) Any person who carries out or intends to carry out the business to manufacture, deal-in, import, trade in or repair measuring instruments, weights and measures regulated under the Act shall apply in writing to Malawi Bureau of Standards, for a licence to carry out such a business using the form contained in the First Schedule hereto.
(2) The Malawi Bureau of Standards shall, upon—
   (a) receipt of the evidence of payment of the prescribed fee; and
   (b) being satisfied that the applicant is competent to carry out such business,
issue a licence to the applicant for the business applied for.

(3) The licence issued in subregulation (2) shall be valid for one year and renewable.

(4) Malawi Bureau of Standards shall issue licence in the format contained in the Second Schedule hereto.

(5) The licence issued by the Malawi Bureau of Standards shall be personal to the applicant and not transferable.

4. Where Malawi Bureau of Standards rejects the application, under regulation 3 (2) the Malawi Bureau of Standards shall inform the applicant of its decision in writing and give the reasons for the rejection.

5. The licensee shall display the licence granted under regulation 3 on a conspicuous place at his principal business premises.

6.—(1) Where Malawi Bureau of Standards determines that a licensee has failed to comply with the requirements of the Act or these Regulations, Malawi Bureau of Standards shall revoke the licence, issue a certificate of revocation to the licensee and require the licensee to surrender the licence immediately.

   (2) The certificate of revocation referred to in subregulation (1) shall be in the format contained in the Third Schedule hereto.

7. A licensee aggrieved by the decision of Malawi Bureau of Standards under these Regulations, may, within thirty (30) days from receipt of the decision, appeal to the Minister.

8. An applicant or a licensee shall pay the applicable fees to the Malawi Bureau of Standards as prescribed in the Fourth Schedule hereto.

FIRST SCHEDULE

APPLICATION LICENCE/RENEWAL OF LICENCE* TO MANUFACTURE, DEAL-IN, IMPORT, TRADE-IN OR REPAIR INSTRUMENTS, WEIGHTS AND MEASURES*

Name ........................................ Business Registration No. ..................................
Postal address ..................................................................................................................
Location/physical address of the business premises ...........................................
Details of instruments intended to be manufactured, dealt-in imported, traded in or repaired*
1
2
3
4

Dated this ........... day of .................. 20....

(Applicant's signature)

*Delete whichever is not applicable

SECOND SCHEDULE
(reg. 3 (4))

LICENCE TO MANUFACTURE, DEAL-IN, IMPORT, TRADE-IN OR REPAIR INSTRUMENTS, WEIGHTS AND MEASURES*

Licence No: ........................................ Year: ........................................

This is to certify that

[Details of postal address:........................................
trading as:........................................ and located at:........................................
is/are licensed to manufacture, deal-in, import, trade in or repair instruments, weights and measures* of the following types:]


Dated this ...... day of ................. 20....

Director General

(Seal of Malawi Bureau of Standards)

*Delete whichever is not applicable
THIRD SCHEDULE

REVOCATION OF LICENCE TO MANUFACTURE, DEAL-IN, IMPORT, TRADE-IN OR REPAIR INSTRUMENTS, WEIGHTS AND MEASURES*

Licence No:................................. Year:.................................

This is to certify that

of postal address:.................................................................
trading as:.................................................................and located at ......................................................
is/are* no longer licensed to manufacture, deal-in, import, trade-in or repair instruments, weights and measures* of the following types:

For the following reasons:

Dated this........... day of.........................20..........

________________________
Director-General

(seal of Malawi Bureau of Standards)

*Delete whichever is not applicable

FOURTH SCHEDULE

FEES

Item K T
(1) Application for a licence ........................................ 6,000 00
(2) Issuance of licence ........................................ 15,000 00
(3) Application for renewal of a licence ........................................ 15,000 00

Made this 21st day of January, 2021.

FILE NO: SUB.D.39:06

R. A. KACHALE-BANDA
Minister of Industry
GOVERNMENT NOTICE No.8

METROLOGY ACT
(No. 10 of 2016)

METROLOGY (PROHIBITION OF IMPORTATION, SALE OR USE OF CERTAIN TYPES OF WEIGHING INSTRUMENTS) ORDER, 2021

IN EXERCISE of the powers conferred by section 30 of the Metrology Act, I, ROY AKUJUWE KACHALE-BANDA, Minister of Industry, make the following Order—

1. This Order may be cited as the Metrology (Prohibition of Importation, Sale or Use of Certain Types of Weighing Instruments) Order, 2021.

2. A person shall not import, sale or use any weighing instrument which has one or more characteristics specified below—
   (a) all types of small face dial or chart, spring scale or suspended weigher of diameter seventeen (17) cm and below;
   (b) spring scales both of the suspended or counter type provided with a hand operated knob;
   (c) spring scales with a balancing range exceeding one percent (1%) of the capacity of the instrument;
   (d) tubular spring scales;
   (e) open beranger counter scales; or
   (f) class (III) weighing instruments.

3.—(1) Any person who imports, sells or uses any weighing instrument prohibited under paragraph 2 commits an offence and, shall upon conviction, be liable to a fine of five hundred thousand Kwacha (K500,000.00).

   (2) An authorized officer shall seize any prohibited weighing instrument found in possession of any person or being used for buying or selling goods or commodities.

Made this 21st day of January, 2021.

R. A. KACHALE-BANDA
Minister of Industry

GOVERNMENT NOTICE No. 9

METROLOGY ACT
(No. 10 of 2016)

METROLOGY (REGISTRATION OF PACKERS) REGULATIONS, 2021

In Exercise of the powers conferred by section 30 of the Metrology Act, I, ROY AKUJUWE KACHALE-BANDA, Minister of Industry, make the following Regulations—

1. These Regulations may be cited as the Metrology (Registration of Packers) Regulations, 2021.
2. In these Regulations, unless the context requires "prepack" means any commodity that is made up as a unit or entity and for which its quantity has been determined and indicated on its label prior to being offered for sale irrespective of whether such unit or entity is enclosed in a container, wrapped in any manner or unenclosed; and "packer" shall be construed accordingly.

3. Any person who prepacks or intends to prepack any commodity for sale, distribution or delivery where a quantity declaration is made shall apply to the Director General for registration using the form contained in the First Schedule hereto.

4. The application referred to in regulation 3 shall be made, in the case of an applicant—
   
   (a) prepacking any commodity at the commencement of these Regulations, within ninety (90) days from the date of entry into force of these Regulations; and
   
   (b) who intends to commence prepacking of any commodity after the commencement of these Regulations, before the commencement of such prepacking.

5. An application for registration under regulation 3 shall contain the following particulars—
   
   (a) the name of an applicant;
   
   (b) business registration number;
   
   (c) the physical address of the premises at which prepacking of the commodities is made by an applicant;
   
   (d) postal address of an applicant;
   
   (e) email address and telephone or fax number of an applicant; and
   
   (f) the name and description of the commodity prepackaged by an applicant.

6.—(1) Where the Director General is satisfied with the application for registration as a packer, the Director General shall issue to the applicant a certificate of registration in the format contained in the Second Schedule hereto.
   
   (2) The certificate of registration issued under subregistration (1) shall be valid for one year.

7.—(1) An applicant shall, on application, pay a registration fee as prescribed by Malawi Bureau of Standards.
   
   (2) A packer who wishes to renew his registration shall apply for renewal his registration before the expiry of the subsisting registration and shall pay the fees for renewal of registration as prescribed by Malawi Bureau of Standards.

8. The Director General shall maintain a register and enter therein the name and address of each registered packer and the description of the product.

9.—(1) The Director General shall cancel the registration of any packer who fails to comply with the requirements under the Act or these Regulations relating to prepacking of commodities.
(2) A packer whose registration has been cancelled shall not continue prepacking.

(3) The Director General shall provide to the packer reasons in writing for the cancellation of the registration.

10. A packer aggrieved by the decision of the Director General Appeal cancelling his registration, may within thirty (30) days from the date of receipt of the decision of the Director General, appeal to the Minister.

FIRST SCHEDULE (reg. 3)

APPLICATION FOR REGISTRATION TO PREPACK

To: The Director General
Malawi Bureau of Standards

Name of applicant: .................................................................

Business Registration No: ....................................................

Postal address: .................................................................

Location/Physical address of the business premises

..............................................................................................

Name and description of commodity(ies) to be prepacked:
1. .............................................................................................
2. .............................................................................................
3. .............................................................................................
4. .............................................................................................

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

(Applicant's signature)

SECOND SCHEDULE (reg. 3)

FEES

CERTIFICATE OF REGISTRATION

Certificate No ................................................. Year ........................................

This is to certify that

..............................................................................................
of postal address: .................................................................
trading as: ................................................................. and located at .................................................................
is/are* licenced to prepack goods of the following types:

Dated this .......... day of ....... 20.....

Director General
(seal of Malawi Bureau of Standards)

*Delete whichever is not applicable

THIRD SCHEDULE
FEES

<table>
<thead>
<tr>
<th>Item</th>
<th>K</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application for registration as a packer</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Issuance of certificate of registration as a packer</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Renewal of certificate of registration as a packer</td>
<td>15,000 00</td>
</tr>
</tbody>
</table>

Made this 21st day of January, 2021.

R. A. KACHALE-BANDA
Minister of Industry

GOVERNMENT NOTICE 10

METROLOGY ACT
(No. 10 OF 2016)

METROLOGY (MEASURING INSTRUMENTS VERIFICATION AND CALIBRATION FEES) REGULATIONS, 2021

IN EXERCISE of the powers conferred by section 30 of the Metrology Act, I, ROY AKUJUWE KACHALE-BANDA, Minister of Industry, make the following Regulations—

1. These Regulations may be cited as the Metrology (Measuring Instruments Verification and Calibration Fees) Regulations, 2021.

2. In these Regulations, unless the context otherwise requires—
“applicant” means a person who has an instrument, weight or measure referred to in section 18 (3) of the Act, who notifies an inspector in writing of the particulars of such instrument, weight or measure and the place where it is ordinarily kept and requests that such instrument, weight or measure be verified at that place;

“verification station” means a place specified in a notice issued in accordance with section 18 (1) of the Act its being verified;

“special applicant” means a person other than an applicant who notifies the Malawi Bureau of Standards of the particulars of an instrument, weight or measure that is not required to be verified in terms of the Act and the place where it is kept and requests that such instrument, weight or measure be verified.

3. Malawi Bureau of Standards shall charge, in respect of verifying or calibration of instruments, weights or measures, such fees as determined by Malawi Bureau of Standards from the and contained in the First Schedule hereto.

4. Malawi Bureau of Standards shall charge special fees, as Malawi Bureau of Standards may determine from time to time, where instruments or measures are verified or calibrated on the premises of special applicant.

5. Where an inspector verifies an instrument, weight or measure on the premises of an applicant or a special applicant, Malawi Bureau of Standards shall recover from the applicant or special applicant, in respect of each journey necessarily made by the inspector to the premises, all the costs incurred.

6. Where an inspector verifies a weighbridge on the premises of an applicant or special applicant, Malawi Bureau of Standards shall charge, in addition to any other fee prescribed, equal to the cost incurred in transporting the weights to the premises of the applicant or special applicant, an the case may be.

7. Where in the course of verification of any instrument, weight or measure, the applicant or special applicant or the person acting on his behalf, fails to carry out a service which it is duty bound to do under the Act resulting in non-productivity on the part of the inspector, Malawi Bureau of Standards shall charge non-productive fee as determined by Malawi Bureau of Standards in addition to the fees prescribed in regulation 3.

FIRST SCHEDULE

INSTRUMENTS, WEIGHTS AND MEASURES USES IN TRADE BY INDUSTRY

Part 1: Testing Fees

1. Weighing Instruments

   (a) weighbridge .................................................. 700,000 00
(b) platform Machine  
(c) spring Balance  
(d) counter  

2. Automatic weighing coupled to a conveyer belt  
3. A continuous weigher coupled to a conveyer belt  

4. Weights—  
(a) 10kg or over  
(b) under 10kg  

5. Capacity measures—  
(a) graduated glass  
(b) un-graduated and graduated capacity measure  
(c) vehicle tank or compartment  
(d) with fixed quantity indicator  
(e) without fixed quantity indicator  
(f) a fixed storage tank  

6. Measure of length  

7. Measuring instruments—  
(a) bulkflow meter  
(b) fabric measuring instrument  
(c) fuel dispenser  
(d) optic  
(e) energy meter  

8. water meter  
10. tax meter  

Part II: Adjusting fees  
1. A weight  
2. A counterpoise weight  
3. A measure of capacity  

Part III: Miscellaneous  
1. Denominating a weight or measure  
2. Affixing a stud or inserting a plug  
3. Balancing a counter scale
## SECOND SCHEDULE

**INSTRUMENTS, WEIGHTS AND MEASURES USES OTHER THAN INDUSTRY**

**Part I: Testing Fees**

1. **Weighing Instruments**
   - (a) platform Machine
   - (b) spring Balance
   - (c) counter

2. **Measure of length**

3. **Measure of Capacity**

**Part II: Adjusting fees**

1. **Weights**

2. **Measure of Capacity**

**Part III: Miscellaneous**

1. **Denominating a weight of measure**
2. **Affixing a stud of plug**
3. **Balancing a counter scale**

## THIRD SCHEDULE

**CALIBRATION FEES**

1. **Equipment for mass determination**
   - (a) Class I type
   - (b) Class II type
   - (c) weights
     - (i) below 10kg
     - (ii) 10kg and above

2. **Volumetric Equipment**
   - (a) proving tank 300L
   - (b) proving tank 300L
   - (c) master meter

3. **Length measure**

4. **Vernier calliper**

5. **Micrometer screw gauge**

6. **Dial gauges**
7. Other dimensional instruments ..... 19,000 00
8. Thermometer ..... 19,000 00
9. Temperature controller ..... 19,000 00
10. Pressure gauge ..... 19,000 00
11. Tachometer ..... 19,000 00
12. Stop watch ..... 19,000 00

FOURTH SCHEDULE
SPECIAL FEES

1. Application fee ..... 6,000 00
2. Man hour productive (per hour) ..... 3,500 00
3. Man hour non-productive (per hour) ..... 3,500 00

FIFTH SCHEDULE
DOCUMENTS

1. Report ..... 5,500 00
2. Certificate ..... 8,000 00
3. Syllabus ..... 5,000 00
4. Licence of competency renewal ..... 15,000 00

SIXTH SCHEDULE
PREPACKAGED INSPECTION FEES

1. Cement ..... 50,000 00
2. Bottled Drinks ..... 20,000 00
3. Cooking Oil ..... 20,000 00
4. Sauces ..... 20,000 00
5. Bread ..... 5,000 00
6. Flour ..... 50,000 00
7. Fertiliser ..... 50,000 00

Made this 21st day of January, 2021.

R. A. KACHALE-BANDA
Minister of Industry
GOVERNMENT NOTICE. 11

METROLOGY ACT
(No. 10 of 2016)

METROLOGY (SALE OF ARTICLES) REGULATIONS, 2021

ARRANGEMENT OF REGULATIONS

REGULATIONS
1. Citation
2. Interpretation
3. Application
4. Scope
5. Language
6. Labelling
7. Identity
8. Name and place of business of the manufacturer, distributor or importer
9. Declared net quantity of the prepackaged product
10. Special requirements
11. Expression of quantity
12. Net quantity statement of specific products
13. Pressurised product
14. Size expressed in units of length or area
15. Statement of mass on sugar or chocolate confectionery
16. Sale of gas or liquid fuel
17. Free quantity
18. Statement by count
19. Presentation of information
20. Significance of numbers on labels
21. Prescribed quantities
22. Misleading practices
23. Authorization to deviate from regulations

In Exercise of the powers conferred by section 30 of the Metrology Act, I, Roy Akujjuwe Kachale-Banda, Minister of Industry, make the following Regulations—

1. These Regulations may be cited as the Metrology (Sale of Articles) Regulations, 2021.

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

   "beer" and "cider" have the meaning ascribed to them in section 2 of the Liquor Act;
“coke” includes any solid fuel derived from coal or of which coal or coke is a constituent;

“consumer package” means a package that is customarily produced or distributed for sale to final purchasers through retail sales agencies or other means;

“dried fish” means fish which has been sun dried or smoked;

“dried fruit” includes candied peel and crystallized or glace fruits;

“fertilizer” means any substance which is intended or offered for improving or maintaining the growth of plants or the productivity of the soil but does not include—

(a) farmyard, stable or kraal manure;
(b) compost;
(c) wood ash;
(d) gypsum; or
(e) town refuse or night soil;

“intoxicating liquor” means spirits, beer, cider and wine;

“label” means any written, printed or graphic matter affixed to, applied to, attached to, blown into, formed or molded into, embossed on, or appearing upon a package containing any product for purposes of branding, identifying or giving any information with respect to the product or to the contents of the package; however, an inspector’s tag or other non-promotional text affixed to or appearing on a product shall not be deemed to be a label that requires the label information prescribed by these Regulations;

“meat” means the carcass, part of a carcass or offal of any animal or poultry suitable for human consumption and whether fresh, frozen, chilled, pickled, cured, salted, dried, minced, cooked or manufactured into brawn, polony or sausages;

“milk” means milk, whether pasteurized, separated, skimmed or subjected to any other process but does not include dried, evaporated or condensed milk;

“net quantity” means the quantity of the identified product in the package exclusive of wrappers and any other material packed with such product, unless specifically allowed by these requirements;

“non-consumer package” means any package intended solely for industrial or institutional use or for wholesale distribution;

“person” includes individuals, partnerships, corporations, companies, societies and associations;

“prepacked product” means any commodity that is made up as a unit or entity and for which its quantity has been determined and indicated on its label prior to being offered for sale irrespective of whether such unit or entity is enclosed in a container, wrapped in any manner or unenclosed;
“principal display panel” means the part of a package that is most likely to be displayed, presented, shown or examined under normal and customary conditions of display;

“spirituous liquor” means brandy, gin, rum, cane, vodka or whisky;

“thread” means single, multiple or cabled yarn of any fibre, natural or synthetic, other than wool, which is suitable for sewing, embroidery, crocheting or similar purpose; and

“wool” means yarns—
(a) of natural wool or synthetic fibres; or
(b) of mixtures containing natural wool and additionally or alternatively synthetic fibres, packed and intended for hand-knitting.

3. These Regulations shall apply to measurements used in trade transactions, including products sold in pre-packed form.

4. These Regulations cover requirements for—
(a) the labeling of prepackaged products with respect to—
(i) the identification of the product;
(ii) the name and place of business of the manufacturer, packer, distributor, importer, retailer; or
(iii) the net quantity of the product; and
(b) tolerances permitted for the accuracy of measurement of products made at the time of sale and when prepackaged, including the application of these tolerances.

5. Any person selling products regulated under the Act and these Regulations shall mark them in the English language.

6. A person offering for sale prepacked products, unless the prepacked products are subject to other specific laws or regulations, shall labeled the prepacked products in accordance with these Regulations.

7. (1) A person offering a pre-packed product for sale shall ensure that—
(a) the principal display panel on a prepackage shall bear a specification (description) of the identity of the product unless the wrapper is transparent, thus rendering the product easily identifiable;
(b) the identity of the product shall be a conspicuous feature of the principal display panel and shall be in such font-size and so positioned as to make it easy to read and understand; and
(c) the identity of the product shall be in terms of at least one of the following designations, in order of preference—
(i) the name specified in or required by any applicable law or regulation;
(ii) the common or usual name of the product; or
(iii) the generic name or other appropriately descriptive term such as a specification which includes a statement of function.

(2) Subregulation (1) shall not apply to consumer packages which have been packed on the retail premises at which they are being sold and are displayed in such a manner that the purchaser serves himself with a sign clearly identifying the product according to subregulation (1), clearly displayed in close proximity to the packages.

8.—(1) Any manufacturer, packager, distributor, packer, or importer shall mark his name and place of business as follows—

(a) the label of a prepackaged product shall specify conspicuously the name and address of business of the person responsible for any of the following: manufacturing, packing, distributing, importing or retailing the product:

Provided that where the product is not manufactured or packaged by the person whose name appears on the label, the name may be qualified by a phrase that reveals the connection the person has with the product, for example- “manufactured for ............”; “distributed by ............”; “marketed by ............”; “imported by ............” or “sold by ............”;

(b) the statement of the place of business shall include a complete physical address or mailing address or both. This may be an address of a head office provided that the responsible person at such head office is able to identify the address of the packaging plant; and

(c) where a code is used to identify a packing plant, the manufacturer shall disclose the meaning of the code to any inspector requiring it.

(2) The requirements of subregulation (1) shall not apply to consumer packages that have been packed on the retail premises at which they are being sold.

9.—(1) A person offering a pre-packed product for sell shall ensure that label of a prepackaged product, except a label on a surface clearly intended as a base, bears a declaration of the net quantity of the product in a unit of measurement and according to the requirements specified in the First Schedule to these Regulations or by number, as applicable.

(2) A person offering a pre-packed product for sell shall ensure that any consumer prepackage does not bear a declaration of its gross mass inclusive of the mass of wrappers or any material packaged with the product; the net quantity is marked on the prepackages at the initial place of packaging or at importation:

Provided that—

(a) a consumer package may be marked at the place of retail sale if there is a written agreement between packer or importer and the seller that the packages shall be marked by the seller;

(b) a prepackage, contained in a correctly marked outer container which is likely to be opened in the retail for individual sale of the
prepackage therein, shall each be marked with a quantity indication according to this requirement unless exempted;

(c) a consumer package required to bear a quantity declaration, which has been packed on the retail premises at which they are being sold, need not be marked when displayed for sale in close proximity to a conspicuous notice clearly identifying the article and stating its quantity. A suitable legal measuring instrument shall be made available at such retail premises for consumers to check the quantity of such unmarked packages;

(d) where a package contains a number of items, which have themselves been prepacked according to the requirements of these Regulations, the outer container need only indicate the number of items and their individual quantity:

Provided further that where the items have different quantities, the outer container shall indicate the number of items of each quantity and their respective quantities and shall also comply with regulations 7 and 8; and

(e) a non-consumer package may be sold unmarked if a total quantity is marked on the outer packaging or is disclosed on an invoice or delivery note.

10. A person shall take note of the special requirements for products specified in the Second Schedule and of the regulations and the exemptions from quantity specified in the Fifth Schedule hereto.

11. A person shall ensure that the net quantity is expressed in terms of the largest whole unit of mass, volume, length, area, or a combination of these units in accordance with First Schedule hereto:

Provided that where the quantity is indicated on a label printed by a measuring instrument approved for trade use, the quantity may be expressed as a decimal fraction of a measuring unit.

12. A packer shall ensure that the net quantity statement for a specific product is expressed in the most appropriate measuring unit subject to the following rules or unless otherwise specified in the Fourth Schedule with respect to—

(a) volume, at 20 °C where the product is liquid or viscous in its normal state of use. When packed in a consumer package, products sold by volume, such as ice cream, which require chilling to maintain their consistency or composition in which they are normally used, are marked with the volume at the temperature at which they are normally required to be kept. The reference temperature need not appear on the label;

(b) mass, where the product is solid, semi-solid or viscous, a mixture of solid and liquid, or the solid part of a mixture of a solid and liquid (drained mass);

(c) length, in micrometres when expressing thickness less than 1 mm for some products such as polyethylene films; and
(d) quantities, based firmly on established general consumer usage and trade custom, where such quantities provide accurate and adequate information to the purchaser.

13.— (1) A packer shall ensure that the statement declares the net quantity in mass or volume that will be expelled when the instructions for use are followed where a product packed in a container is designed to be delivered under pressure.

(2) A packer shall include in the quantity statement the propellant where the propellant is expelled with the product.

(3) Statements of quantity shall be the kilogram, gram or milligram, litre, centilitre or millilitre.

14. A packer shall ensure that a statement of size expressed in measuring units of length or area on or in respect of any manufactured known.

15. A packer may include a statement of mass with reference to a quantity of sugar or chocolate confectionery consisting of a collection of small units individually wrapped on the immediate wrappings of the units.

16. A Manufacturer may mark cylinders used for the sale of a gas or liquid fuel by mass may with the maximum filling mass and where that actual net mass of the contents is not declared on a label attached to the cylinder, the contents shall, when sold, be deemed to be equivalent to the marked maximum filling mass.

17.— (1) Where prepackages contain a free quantity of the same type of product as an integral part of the contents, the quantity excluding the free quantity, a packer shall declare on the package the total quantity contained in each package according to requirements of these Regulations.

(2) The quantity declared in subregulation (1) shall be in the same measuring unit or multiplies or sub multiplies thereof.

(3) The total quantity contained in the package as declared in sub-regulation (1) shall conform to applicable requirements for accuracy of measurement.

(4) Where specific quantities are prescribed for a product in Annex IV, the packer shall indicates the prescribe quantity, excluding the free quantity.

(5) The statement of quantity on a package to which a free quantity of the product is attached as a separate component, shall indicate the quantity of such package exclusive of such free quantity.

18. The packer shall express the statement of quantity in terms of count in whole numbers.

19. A packer shall present the information in the following manner—

(a) a statement of a quantity less than a whole number may contain decimal fractions to no more than three places:
Provided the declaration complies with regulation (20) and Table B contained in the First Schedule hereto.

(b) a statement of net quantity shall appear in easily legible bold face type or print that contrast conspicuously with the background and with other information on a package:

Provided that where the value of the net quantity is blown, embossed or moulded on the surface of the prepackage it need not contrast with the background and all other required label information shall be provided conspicuously elsewhere on the surface or on the label; and

(c) a statement of net quantity shall be in letters and numerals in a minimum type size determined according to the requirements of contained in the Second Schedule hereto.

20.—(1) A packer shall ensure that the number used on a label shall be shown to not more than three figures irrespective of where the decimal indicator is placed, subject to the following exceptions—

(a) where permitted in Table A.2, a statement of a quantity less than a whole number may contain decimal fractions up to three places, for example 0.355ml;

(b) where the quantity is indicated on a label printed by a measuring instrument approved for trade use, the quantity may have more than three figures, for example 1,355kg; and

(c) a quantity of less than a whole number permitted in Table A.2 shall be shown in the decimal system with the figure zero preceding the decimal mark;

(2) The packer shall not use statements such as “half kilogram” or common fractions.

21. A packer shall only pack certain products, if contained in a consumer package, in the sizes prescribed in the Fourth Schedule hereto except for consumer packages that have been packed on the retail premises where they are being sold.

22. A manufacture, packer or seller shall ensure that a package is manufactured, constructed or displayed in such a manner that a purchaser is not reasonably be misled with respect to the quantity or identity of product contained therein and—

(a) a package shall be filled in such a manner that a purchaser is not reasonably be misled with respect to the quantity or identity of the product they contain, taking into consideration any recognized and accepted production practices that may be necessary for the manufacturer or packer:

Provided that where a consumer cannot fully see the product in a prepackage, it shall be considered to be filled, and shall be misleading where it contains non-functional slack fill. Slack fill is the difference between the actual capacity of the packing material and the volume of product it contains. Non-functional slack fill is the empty space in a
Authorization to deviate from Regulations

A prepackage that is filled to less than its capacity. Slack fill may be necessary for the following reasons—

(i) protection of the product;

(ii) the requirements of machines used for enclosing the contents of the prepackage;

(iii) unavoidable product settling during shipping and handling; or

(iv) the need for the prepackage to perform a specific function (for example, where packaging plays a role in the preparation or consumption of a food), where such function is inherent to the nature of the product and is clearly communicated to consumers;

(b) a prepackage shall not have a false bottom, sidewalls, lid or covering, or be otherwise so constructed or filled, wholly or partially that may deceive the consumer;

(c) where a prepackaged product is labelled on more than one location of its package, the quantity information on all labels shall be equivalent and in accordance with these requirements;

(d) a prepackaged product which is permitted to be sold other than by reference to a measuring unit or number (for example, exempted from a quantity indication) shall bear no direct or indirect reference alluding to quantity in terms of any measuring unit or by number, including numbers which might be construed as such a reference, unless the indication conforms to these regulations, is unambiguous and the actual quantity conforms to any applicable tolerance requirements;

(e) whether marked by mass or volume—

(i) metal aerosol containers shall be filled to at least 60% of their nominal volume with a product including propellant as stated in regulation 13 in its liquid phase; or

(ii) bi-compartmental aerosol containers in which the propellant is separated from the product, shall be filled to at least 50% of the available capacity with product (excluding propellant); and

(f) meat products shall not be injected with any liquid or substance for the sole purpose of increasing the mass of the product.

23. The Director General—

(a) may give written permission to deviate from the requirements of these regulations as he may deem fit and under any conditions that he may deem necessary, unless the requirements of subregulation (b) apply; and

(b) shall not give permission for the sale of any pre-packed products that are deficient of the quantity marked on the packages unless—

(i) he receives a guarantee to the effect that the sale is to an end user and not for resale; or

(ii) the purchaser and seller agree to such sale.
FIRST SCHEDULE
UNITS OF MEASUREMENT AND SYMBOLS

1. A unit of measurement shall be expressed in either words or symbols as in Table A below—

<table>
<thead>
<tr>
<th>Unit</th>
<th>Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>milligram</td>
<td>mg</td>
</tr>
<tr>
<td>gram</td>
<td>g</td>
</tr>
<tr>
<td>kilogram</td>
<td>kg</td>
</tr>
<tr>
<td>tonne</td>
<td>t</td>
</tr>
<tr>
<td>hectolitre</td>
<td>hl or hl</td>
</tr>
<tr>
<td>litre</td>
<td>l</td>
</tr>
<tr>
<td>centilitre</td>
<td>cL or cl</td>
</tr>
<tr>
<td>millilitre</td>
<td>mL or ml</td>
</tr>
<tr>
<td>micrometre</td>
<td>µm</td>
</tr>
<tr>
<td>millimetre</td>
<td>mm</td>
</tr>
<tr>
<td>centimetre</td>
<td>cm</td>
</tr>
<tr>
<td>decimetre</td>
<td>dm</td>
</tr>
<tr>
<td>metre</td>
<td>m</td>
</tr>
<tr>
<td>square millimetre</td>
<td>mm²</td>
</tr>
<tr>
<td>square centimetre</td>
<td>cm²</td>
</tr>
<tr>
<td>square metre</td>
<td>m²</td>
</tr>
<tr>
<td>cubic centimetre</td>
<td>m³</td>
</tr>
<tr>
<td>cubic decimetre</td>
<td>dm³</td>
</tr>
<tr>
<td>cubic metre</td>
<td>m³</td>
</tr>
</tbody>
</table>

2. A period (full stop) or the letter "s" shall not be used after any of the symbols.

3. A single space shall be used to separate the number from the unit of measurement.

4. Appropriate phrases such as "net", "net mass", "net contents" or "net quantity" may be used in connection with the net quantity declaration. Such phrases may appear either before or after the net quantity declaration.

5. The words "approximately" and "when packed" shall not be used in the declaration of net quantity unless specifically permitted for certain products.

6. A unit of measurement used shall depend on the type of measure and net quantity of the product as specified in Table B below—

2 Where the net content appears on a stick on label printed by a measuring instrument approved for use in trade, the height of the indication shall be not less than or need exceed 2 mm irrespective of the quantity of the contents.

3. Where the label in clause 2 also bears a price description, the price description shall not exceed twice the height of the net quantity indication.

4. For a prepackaged product bearing a net quantity indication in units other than those in clause 1, the minimum height of the letters and numerals used in the net quantity indication shall be based on the longest dimension of the prepackage, either diameter, height, length or width, according to Table B below, except where clause 5 applies.

<table>
<thead>
<tr>
<th>Maximum package dimension (D) in millimetres</th>
<th>Minimum height of numbers and letters in millimetres</th>
</tr>
</thead>
<tbody>
<tr>
<td>D ≤ 200</td>
<td>3</td>
</tr>
<tr>
<td>200 &lt; D ≤ 300</td>
<td>5</td>
</tr>
<tr>
<td>300 &lt; D ≤ 500</td>
<td>10</td>
</tr>
<tr>
<td>500 &lt; D</td>
<td>20</td>
</tr>
</tbody>
</table>

5. (a) Where the net content appears on a stick on label printed by a measuring instrument approved for use in trade, the height of the indication shall be not less than or need exceed 2 mm irrespective of the quantity of the contents.
Table B: Choice of Units

<table>
<thead>
<tr>
<th>Type of measure</th>
<th>Net quantity of product (q)</th>
<th>Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Volume (liquids)</td>
<td>q &lt; 1000mL</td>
<td>mL (ml) or cl (cl)</td>
</tr>
<tr>
<td></td>
<td>1000mL ≤ q &lt; 100L</td>
<td>L (l) or hL (hl)</td>
</tr>
<tr>
<td></td>
<td>100L ≤ q</td>
<td></td>
</tr>
<tr>
<td>volume – cubic (solids)</td>
<td>q ≤ 1000cm³ (1 dm³)</td>
<td>cm³, mL (ml)</td>
</tr>
<tr>
<td></td>
<td>1dm³ &lt; q &lt; 1000dm³</td>
<td>dm³, L (l)</td>
</tr>
<tr>
<td></td>
<td>1000dm³ ≤ q</td>
<td>m³</td>
</tr>
<tr>
<td>mass</td>
<td>q &lt; 1g</td>
<td>mg</td>
</tr>
<tr>
<td></td>
<td>1g ≤ q &lt; 1000g (1kg)</td>
<td>g</td>
</tr>
<tr>
<td></td>
<td>1kg ≤ q &lt; 1000kg</td>
<td>kg or t</td>
</tr>
<tr>
<td>length</td>
<td>q &lt; 1 mm</td>
<td>μm or mm</td>
</tr>
<tr>
<td></td>
<td>1mm ≤ q &lt; 1000mm (100cm)</td>
<td>mm or cm</td>
</tr>
<tr>
<td></td>
<td>100cm ≤ q</td>
<td>m</td>
</tr>
<tr>
<td>area</td>
<td>q ≤ 100cm² (1dm²)</td>
<td>mm² or cm²</td>
</tr>
<tr>
<td></td>
<td>1dm² &lt; q &lt; 1000dm² (1m²)</td>
<td>dm²</td>
</tr>
<tr>
<td></td>
<td>1m² ≤ q</td>
<td>m²</td>
</tr>
</tbody>
</table>

7. The decimal indicator shall be either the comma or a dot on the line.

8. A prepacked product may be marked with an equivalent quantity statement in a non SI unit provided that the equivalent statement may not be more prominent or appear more times than the required metric statement.

SECOND SCHEDULE (reg. 10)

SIZE OF LETTERS AND NUMERALS FOR STATEMENTS OF NET QUANTITY ON CONSUMER PACKAGES

1. For prepackaged products bearing a net quantity indication in units of mass, volume or volume in cubic measure, letters and numerals used in the net quantity indication shall have a minimum height as prescribed in Table A, except where clause 2 is applicable.

Table A: Minimum height of numbers and letters

<table>
<thead>
<tr>
<th>Net contents (C)</th>
<th>Minimum height of numbers and letters in millimetres</th>
</tr>
</thead>
<tbody>
<tr>
<td>C ≤ 50g or mL</td>
<td>2</td>
</tr>
<tr>
<td>50g or mL &lt; C ≤ 200g or mL</td>
<td>3</td>
</tr>
<tr>
<td>200g or mL &lt; C ≤ 1kg or L</td>
<td>4</td>
</tr>
<tr>
<td>1kg or L &lt; C</td>
<td>6</td>
</tr>
</tbody>
</table>

3. Drained mass

(1) Where a solid foodstuff is packed in a liquid medium, the drained net mass of the foodstuff shall be indicated on the label in addition to the total net mass. A liquid medium means the following products, possibly in mixtures and also where frozen or quick-frozen:

Provided that the liquid is merely an adjunct to the essential elements of that preparation and is thus not a decisive factor for the purchase: water, aqueous
| 4 | Alcoholic beverages: | 187mL, 200mL, 250mL, 300mL, 340mL, 375mL, 400mL, 500mL, 750mL, 1L, 1.5L, 2L, 3L, 4L, 4.5L, 5L and integral multiples of 1L above 5L |
|   | (a) when packaged— |   |
|   | (1) wine, including sparkling wine, vermouth, wine cocktails and flavoured grape liquors |   |
|   | (2) spirituous liquor including liqueurs, cream liqueurs and spirit cocktails |   |
|   | (3) beer including grain sorghum or a mixture of beer and lemonade or other mixer, containing more than 0.5% by volume of alcohol |   |
|   | (4) other, including spirit coolers, alcoholic fruit beverages, alcoholic fruit beers/ales |   |
|   | (b) when served from bulk containers in the retail for consumption on the premises |   |
|   | (1) wine, including sparkling wine, vermouth, wine cocktails and flavoured grape liqueurs |   |
|   | (2) Spirituous liquor |   |

**Volume**

- Any quantity up to and including 50mL, 200mL, 250mL, 300mL, 340mL, 375mL, 400mL, 500mL, 700mL, 750mL, 1L then 150L and integral multiples of 1L above 150L
- Any quantity up to and including 100mL, then 275mL, 300mL, 330mL, 340mL, 375mL, 450mL, 500mL, 750mL, 1L and 1.5L
- Any quantity up to and including 100mL, then 275mL, 300mL, 330mL, 340mL, 375mL, 450mL, 500mL, 750mL, 1L and 1.5L
- Any quantity up to and including 100mL, then 275mL, 300mL, 330mL, 340mL, 375mL, 450mL, 500mL, 750mL, 1L and 1.5L

**Volume measured by a verified instrument provided that where two or more potable spirits are taken from their bulk containers and mixed at the time of serving such mixture may be sold by the glass provided that no reference is made to volume when sold on the premises of a club holding a club licence in terms of section 23 (7) of the Liquor Act Cap. 50:07 these sizes do not apply and the instrument used to measure a quantity of spirituous liquor need not be verified.**
<table>
<thead>
<tr>
<th></th>
<th>(3) liqueurs, cream liqueurs and spirit cocktails</th>
<th>By the glass provided that no reference is made to volume</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(4) beer including grain sorghum or a mixture of beer and lemonade or other mixer, containing more than 0.5% by volume of alcohol; and</td>
<td>Volume measured by a verified instrument or filled to a clearly marked datum line on the container conforming to requirements for such containers.</td>
</tr>
<tr>
<td></td>
<td>(5) other, including spirit coolers, alcoholic fruit beverages, alcoholic fruit beers/ales.</td>
<td>Volume measured by a verified instrument or filled to a clearly marked datum line on the container conforming to requirements for such containers.</td>
</tr>
</tbody>
</table>
| 5 | Baby foods | Mass when in the form of solids
Volume when in the form of pastes or semi solids |
| 6 | Biscuits | Mass, provided that when packed in transparent packaging containing twelve or less biscuits and non consumer packages containing biscuits intended to be sold individually in the retail, the package may be marked with the quantity by number |
| 7 | Bread | (a) Mass for units of a mass exceeding 200g
(b) Number for units of a mass not exceeding the mass specified in i) above |
| 8 | Breakfast foods (excluding baby foods) manufactured from cereals, including muesli | Mass |
| 9 | Butter, margarine, emulsified or non animal and vegetable fats (low fat spreads), dripping, lard and animal or vegetable cooking fats | Mass any quantity less than 10g, then in integral multiples of 5g from 10g up to and including 100g, then 125g, 150g, 200g, 250g, 300g, |
| 10 | Cakes and similar confectionery items excluding biscuits and bread | Mass or number | 400g, 500g, 1kg and integral multiples of 0.5kg above 1kg |
| 11 | Candles  
(a) all excluding candles mentioned in (b) | Mass provided that the number in a prepackage is also marked and provided further when packages of candles are broken open in the retail, individual candles may be sold by number | 1kg, 2kg, 5kg, 10kg, 20kg, 25kg and 50kg |
|     | (b) ornamental candles in the form of figurines or with fancy or novelty shapes | Mass or Number |  |
| 12 | Cement | Mass | any quantity less than 10 g, then in integral multiples of 5 g from 10 g up to and including 100g, then 150g, 200g, 250g, 300g, 350g, 400g, 450g, 500g, 750g, 800g, 1kg, 1.25kg, 1.5kg, 2kg, 2.5kg, 3kg, 3.5kg, 4kg, 4.5kg, 5kg and integral multiples of 1kg above 5kg |
| 13 | Cleaning Materials:  
(a) solids, powder, liquid or paste format being: washing powder (including soap flakes) laundry detergents, household cleaners including for dishwashing, fabric softener, industrial detergents, germicidal detergents, window cleaners, scouring powders, bleaches, hand cleaning pastes and disinfectants but excluding polishes, toilet soaps and the items in (b) and (c) below  
(b) household and laundry bars (soap and non-soapy detergents)  
(c) specially formulated discreet consumer units such as tablets or | Mass when in the form of solids and powders  
Volume when in the form of liquids and pastes | any quantity less than 10mL, then in integral multiples of 5 mL from 10mL up to and including 100mL, then 125mL, 150mL, 175mL, 200mL, 250mL, 300mL, 350mL, 375mL, 400mL, 450mL, 500mL, 750mL, 800mL, 1L, 1.25L, 1.5L, 2L, 2.5L, 3L, 3.5L, 4L, 4.5L, 5L and integral multiples of 1L above 5L |
<table>
<thead>
<tr>
<th></th>
<th>Sachets being doses intended for single application only</th>
<th>Powders, or by volume in the case of liquids and pastes, is also indicated on each unit or on an outer container which contains several such units, according to relevant requirements</th>
<th>multiples of 1L above 5L any quantity less than 10 g, then in integral multiples of 5 g from 10 g up to and including 50 g, then 75 g, 100 g, 125 g, 150 g, 200 g, 250 g, 300 g, 350 g, 375 g, 500 g, 1 kg, and integral multiples of 1 kg above 1 kg</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>Coal, anthracite, coke or charcoal.</td>
<td>Mass provided that when sold by dry measure of 5 L, 10 L or 20 L, it may be sold by volume.</td>
<td>any quantity up to and including 100 g, then 125 g, 150 g, 200 g, 250 g, 300 g, 500 g, 750 g, 1 kg and integral multiples of 0.25 kg above 1 kg</td>
</tr>
<tr>
<td>15</td>
<td>Coffee and chicory - beans or ground, pure, mixtures and instant</td>
<td>Mass</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Compost, potting soil and similar products for garden use excluding fertilizer</td>
<td>Mass or Volume in cubic measure</td>
<td>-</td>
</tr>
<tr>
<td>17</td>
<td>Condiment, seasoning, relish and flavouring liquids, sauces and pastes with or without solid components including mayonnaise, chutney, mustard and ketchup</td>
<td>Mass or Volume</td>
<td>-</td>
</tr>
<tr>
<td>18</td>
<td>Cosmetics and toiletries: (a) in the form of pastes, cremes and viscous or other liquids (b) in the form of solids or powders (c) deodorant sticks</td>
<td>Volume</td>
<td>-</td>
</tr>
<tr>
<td>19</td>
<td>Cotton wool and pads used for surgical, medical, first aid and toilet purposes</td>
<td>Mass provided that when made up in regular shapes for single application excluding cotton balls these may be sold</td>
<td>-</td>
</tr>
<tr>
<td>20</td>
<td>Dried beans, dried peas, pea flour, lentils, pearl barley and similar pulses</td>
<td>Mass</td>
<td>any quantity less than 10g, then in integral multiples of 5g from 10g up to and including 100g, then 125g, 200g, 250g, 300g, 400g, 500g, 1kg, 2kg, 2.5kg, 3kg, 4kg, 5kg, 10kg and integral multiples of 1kg above 10kg</td>
</tr>
<tr>
<td>21</td>
<td>Edible Oil</td>
<td>Volume</td>
<td>any quantity less than 10mL, then in integral multiples of 5mL from 10mL up to and including 100mL, then in integral multiples of 25mL above 100mL up to and including 1L and integral multiples of 250mL above 1L</td>
</tr>
<tr>
<td>22</td>
<td>Eggs</td>
<td>Grade and number</td>
<td>-</td>
</tr>
<tr>
<td>23</td>
<td>Fertilizer: (a) in solid form; and (b) in liquid form.</td>
<td>Mass</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Volume</td>
<td>-</td>
</tr>
<tr>
<td>24</td>
<td>Firewood</td>
<td>mass or volume in cubic measure provided that quantities of less than 100kg may be sold by the unit (bundle or bag) without any indication of the mass or volume.</td>
<td>-</td>
</tr>
<tr>
<td>25</td>
<td>Flour confectionery including meat pies and sausage rolls but excluding biscuits, bread and cakes.</td>
<td>Mass provided that single units of less than 200g may be sold by number.</td>
<td>-</td>
</tr>
<tr>
<td>26</td>
<td>Fruit and vegetables (a) fresh (i) when sold loose or in open receptacles,</td>
<td>Mass, Number or unit</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td></td>
<td>bunches or groups which form a unit (ii) when prepacked</td>
<td>(a) produce permitted to be sold by mass only: Onions, potatoes, tomatoes, sweet potatoes, green beans, green peas, berries, and similar fruit including grapes provided that onions, potatoes, tomatoes and sweet potatoes may be sold in unmarked containers when packed in transparent containers not containing more than 12 items; and (b) all produce not falling under (i) above is permitted to be sold by mass, unit or number:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) frozen</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(c) canned</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(d) pure fruit or vegetable juices</td>
<td></td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Honey, jams, syrups including jellies (jam type), grape syrup and treacle</td>
<td>Mass</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Knitting, crocheting and similar yarns</td>
<td>Mass or length, provided that the unstretched length is indicated in the case of quantity indication by length.</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Liquid fuel, lubricating oil or any mixture of fuel and oil</td>
<td>Volume provided that wholesale quantities may be sold by mass</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Liquid Petroleum Gas (LPG)</td>
<td>Mass when packed in cylinders Volume or mass when sold other than in portable cylinders</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Lubricating grease</td>
<td>Mass</td>
<td></td>
</tr>
</tbody>
</table>
| 32 | Maize in the following forms: whole, meal, flour and crushed. | Mass any quantity less than 10g, then in integral multiples of 5g from
<p>| 33 | Pasta products | Mass | 10g up to and including 100g then 200g, 250g, 500g, 1kg, 2kg, 2.5kg, 3kg and integral multiples of 1kg up to and including 12kg, 12.5kg, 13kg and integral multiples of 1kg above 13kg |
| 34 | Meat, including when processed or enhanced in any manner | Mass provided that when meat is delivered other than in pre-packed form, it shall be accompanied by a delivery note specifying at least the following: (a) name and address of seller; (b) name and address of purchaser; (c) mass, grade and designation of each cut of meat delivered; and (d) unit price i.e. K/kg or total price for each cut of meat. |
| 35 | Milk and cream: (a) fresh milk and cream, including long life milk and flavoured mil; (b) Powdered milk; and (c) Condensed milk. | Volume provided that wholesale quantities may be sold by mass | any quantity less than 10mL then 100mL, 125mL, 200mL, 250 mL, 350mL, 500mL, 750mL, 1L, 1.5L, 2L and integral multiples of 1L above 2L. any quantity less than 10g, then in integral multiples of 5g from 10g up to and including 100g, then 125g, 200g, 250g, 500g, 1kg and integral multiples of 0.5kg above 1kg. |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th>2 kg, and any quantity above 2 kg</th>
</tr>
</thead>
<tbody>
<tr>
<td>36</td>
<td>Paint</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) liquid;</td>
<td>Volume</td>
</tr>
<tr>
<td></td>
<td>(b) aerosol;</td>
<td>Mass or volume</td>
</tr>
<tr>
<td></td>
<td>(c) powder; and</td>
<td>Mass</td>
</tr>
<tr>
<td></td>
<td>(d) paste.</td>
<td>Mass or volume</td>
</tr>
<tr>
<td>37</td>
<td>Paper products:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) tissue paper which is sold as or under the name of toilet paper or which has the appearance of toilet tissue paper when wound in the form of a roll with a width not exceeding 140 mm-</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) perforated Rolls; or</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(ii) unperforated Rolls;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) sheets of paper being facial tissues, serviettes or towels whether separate or joined in the form of perforated packs or rolls;</td>
<td></td>
</tr>
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<td></td>
<td>(c) paper being wrapping, drawing, reproduction and paper used for a similar purposes including facsimile paper-</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) sheets</td>
<td>Sheet count, paper ply and length and width of individual sheets</td>
</tr>
<tr>
<td></td>
<td>(ii) rolls</td>
<td>Paper ply and length and width of the roll number, provided that the ply and finished size per sheet shall also be indicated</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Number and sheet size provided that the thickness or density shall also be indicated where necessary to gauge suitability for a specific purpose</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Width and length provided that the thickness or density shall also be indicated where necessary to gauge suitability for a specific purpose</td>
</tr>
<tr>
<td>38</td>
<td>Peanut butter</td>
<td>Mass</td>
</tr>
<tr>
<td>39</td>
<td>Polishes in paste, wax or liquid form</td>
<td>Mass or Volume</td>
</tr>
<tr>
<td></td>
<td></td>
<td>any quantity less than 10g or mL, then in integral multiples of 5g</td>
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<tr>
<td>19th February, 2021</td>
<td></td>
<td>or mL from 10g or mL up to and including 100g or mL, then in integral multiples of 25 or mL above 100g or mL up to and including 1kg or L and integral multiples of 250g or mL above 1kg or L</td>
</tr>
<tr>
<td>40</td>
<td>Polyolefin compounds in the form of coloured membrane for damp-proofing, waterproofing or agricultural use and similar polyolefin based products which have the appearance of such membranes excluding made up articles produced from such membrane</td>
<td>Length: provided that the width, minimum thickness and net mass shall also be indicated and provided further that no point on the surface of the membrane shall be thinner than the minimum thickness indicated</td>
</tr>
<tr>
<td>41</td>
<td>Poultry, including when processed or enhanced in any manner</td>
<td>Mass provided that whole birds may be packed in mass bands and marked with the lowest mass of each band. Bands shall be as follows: - Below 1.1kg in 50g bands starting with either 100g or 50g for example birds marked 900g shall weigh between 900g and 949g - 1.1kg and above in 100g bands starting from 1.1kg for example birds marked 1.2kg shall weigh between 1.2kg and 1.299kg</td>
</tr>
<tr>
<td>42</td>
<td>Rice</td>
<td>Mass</td>
</tr>
<tr>
<td>43</td>
<td>Rope, cordage and twine</td>
<td>Mass or length</td>
</tr>
<tr>
<td>44</td>
<td>Salads</td>
<td>Mass provided that if sold as part of a meal salads may be sold per portion without reference to the mass</td>
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</tr>
<tr>
<td>45</td>
<td>Salt</td>
<td>Mass</td>
</tr>
<tr>
<td>46</td>
<td>Seeds, including maize seeds</td>
<td>Mass or number, provided that packages of seed marked by mass may also be marked with a supplementary statement of the average or approximate number of seeds and packages of seed marked by number may also be marked with a supplementary statement of the average or approximate mass of the seeds, for information only and provided further that such supplementary statements shall not be more prominent than the primary indication.</td>
</tr>
<tr>
<td>47</td>
<td>Sewing thread</td>
<td>Length, provided that the unstretched length is indicated and provided further that non consumer packages may be sold by mass</td>
</tr>
<tr>
<td>48</td>
<td>Spices and herbs used for seasoning and flavouring of food, whether ground or whole including flavoured salt and mixtures of spices and or herbs and salt but excluding such spices or</td>
<td>Mass</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Volume when in the form of ground spices and herbs only</td>
</tr>
</tbody>
</table>

any quantity less than 10g, then in integral multiples of 5g from 10g up to and including 100g, then 125g, 200g, 250g, 500g, 750g, 1kg and integral multiples of 1kg above 1kg.
<p>| | | |</p>
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<tbody>
<tr>
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<td>2</td>
<td></td>
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<tr>
<td>19th February, 2021</td>
<td></td>
<td>65</td>
</tr>
<tr>
<td>herbs when packed for industrial use or when in a formula pack.</td>
<td>1kg above 1kg</td>
<td>100mL and 200mL when packed in transparent self supporting containers of nominal volume 100mL and 200mL provided that containers are completely filled at the time of packing</td>
</tr>
<tr>
<td>49</td>
<td>Spreads being meat extracts, vegetable extracts and fish paste</td>
<td>Mass</td>
</tr>
<tr>
<td>50</td>
<td>Sugar</td>
<td>Mass</td>
</tr>
<tr>
<td>51</td>
<td>Sugar or chocolate confectionery</td>
<td>Mass, provided that non-consumer packages containing articles intended to be sold individually in the retail and confectionery of a novelty shape or in the form of figurines such as Easter eggs may be sold by number</td>
</tr>
<tr>
<td>52</td>
<td>Tea: Any quantity less than 75g, then 75g, 100g, 125g, 150g, 250g, 300g, 500g, 750g, 1kg and integral multiples of 0.25kg above 1kg</td>
<td>Any quantity less than 10g, then in integral multiples of 5g from 10g up to 100g, then in integral multiples of 25g up to 1kg and in integral multiples of 250g above</td>
</tr>
<tr>
<td>53</td>
<td>Toilet soap when in the form of bars, tablets or cakes</td>
<td>Mass</td>
</tr>
</tbody>
</table>
### FIFTH SCHEDULE

GOODS EXEMPTED FROM QUANTITY INDICATION

The following goods and products are exempt from quantity indication:

1. A free sample shall be exempted from quantity indication provided that either the words “free sample” or “not for sale” shall be prominently marked on the package;

2. Solid or liquid goods prepackaged in quantities less than the ones specified below—
   (a) general merchandise not otherwise specified 10g or mL;
(b) medicines and drugs 5 g or mL;
(c) cosmetics and toiletries 5 g or mL;
(d) seeds except tobacco seed when sold by mass 20 g;
(e) tobacco seed 5 g;
(f) ice cream and similar frozen goods 200 mL;
(g) sugar or chocolate confectionery when sold by mass 50 g; and
(h) potable spirits, including liquors, cream liquors and spirit cocktails 5 Ml.

3. A transparent package, being a combined pack, containing units of goods of the same kind and of the same quantity:

Provided that—

(a) the number of such units in such combined pack does not exceed 12 and are all clearly visible; and

(b) where such units should bear a quantity statement, such statement is marked in accordance with the relevant requirements of these Regulations and is clearly visible on at least one such unit.

4. A transparent package, being a combined pack, containing units of goods of different kinds and different quantities:

Provided that—

(a) the number of such units in such combined pack does not exceed 12 and all are clearly visible; and

(b) where such units should bear a quantity statement, such statement is marked in accordance with the relevant requirements of these Regulations and is clearly visible on each such unite.

5. Eggs in the shell when packed in a quantity not exceeding 12.

6. Sugar or chocolate confectionery being Easter eggs, figurines or novelty shapes where the number of such articles in a package is clearly visible and does not exceed 12 units;

7. Flour confectionery and yeast-raised goods not exceeding 200 g per unit, other than biscuits and bread, including sausage rolls and pies when cooked and made up for sale in the retail trade in a transparent package through which all items are clearly visible and which contains not more than 12 units;

8. Fresh fruit, vegetables and other agricultural produce when packed in packaging through which all items are clearly visible and containing not more than 12 units or when exempted in terms of Fourth Schedule;

9. Bread of a mass not exceeding 200 g and when in whole units including when sliced and wrapped with quantities specified in Fourth Schedule;

10. Cheese when kept or displayed in the retail to be portioned out and weighed at the time of sale.

Provided Prepackaged cheese for wholesale delivery in packages intended to be repacked in the retail shall comply with the requirements for non-consumer packages.
11. Milk or cream sold by the producer to a factory, dairy or cream or milk depot;

12. Split or log firewood, when sold other than by mass in bags or bundles not exceeding 100 kg.

13. Coal, anthracite, coke or charcoal when sold in retail by dry measure of 5 L, 10 L and 20 L.

14. Bolts, nuts, nails, screws, tacks when sold other than by mass and packed in a transparent package through which all items are clearly visible and which contains not more than 12 units.

15. Any goods not mentioned in this Schedule, that are permitted to be sold by number, and which are packed in packaging through which all items are clearly visible and containing not more than 12 units.

16. A quantity of spirituous liquor, liqueur or a wine, excluding beer, when served from a bulk container for consumption on the premises.

Provided that when served from a bulk container spirituous liquor shall be measured using a verified instrument at the time of sale and beer. Where it is measured by an instrument not verified it shall be served in a container filled to a datum line and marked with the quantity represented by such datum line.

17. Any quantity of milk or other liquid other than spirituous liquor when served as a refreshment and when made up on retail catering premises where it is consumed or from where it is served.

18. A quantity of foodstuff prepared as a meal or part of a meal ready for human consumption without further cooking, heating or other preparation when made or served from a catering premises.

19. Meat and fish products—

   (a) a prepackaged bulk quantity of a processed or manufactured meat product when kept or displayed in the retail to be portioned out and weighed at the time of sale;

   (b) dressed or undressed carcasses of beef, calf, lamb, sheep, goat, pork or venison intended to be weighed at the time of sale except where kept or exposed for sale with a price marked or displayed thereon;

   (c) packages of meat or fish when prepared for delivery or when being delivered to a purchaser provided that the net mass of each separate kind or cut contained in a package shall be shown separately on the delivery note accompanying such meat or fish when being delivered, except that only the total net mass of the whole package of meat or fish need be shown on the delivery note in cases where the purchaser was present during the measuring of the mass of the separate kinds or cuts of meat or fish;

   (d) whole units of salami and similar items known in the trade as Continental Products which are subject to ageing and loss of moisture and single pieces of dried meat and dried sausage of random size and mass intended to be measured at the time of sale except where kept or exposed for sale with a price marked or displayed thereon;

   (e) dressed poultry kept or displayed in the retail to be weighed at the time of sale except where kept or exposed for sale with a price marked thereon and dressed
poultry displayed for sale at a fixed price, irrespective of mass, when displayed for sale in close proximity to a conspicuous notice clearly indicating the fixed price and the minimum mass of the poultry offered for sale at that price and the unit price calculated at the fixed price and minimum mass; and

(f) freshly caught fish sold to purchasers other than fish factories.

20. Fresh fruit and vegetables when sold loose or in open receptacles, bunches or groups which form a unit or when chosen and placed in a receptacle by the purchaser.

21. Laundry soap in bars or tablets when removed from its original packaging by a retail dealer provided that individual bars or tablets met the requirements for accuracy of quantity when originally packed.

22. Single candles, which in their original prepackaged condition met all requirements, when sold in the retail or ornamental candles in the form of figurines or with fancy or novelty shapes.

Provided that coloured candles shall not regarded as ornamental candles.

Made this 21st day of January, 2021

R. A. KACHALE-BANDA
Minister of Industry

(File No: Sub.D.39:06)