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THE PLANT HEALTH ACT,  
(CAP.133)

REGULATIONS

*(Made under section 64)*

THE PLANT HEALTH REGULATIONS, 2023

ARRANGEMENT OF REGULATIONS

PART I  
PRELIMINARY PROVISIONS

*Regulation Title*

1. Short title.
2. Interpretation.

PART II  
REGISTRATION OF PESTICIDE

3. Categories of pesticide registration.
4. Pre-conditions for application of pesticide registration.
5. Confidential Business Information.

6. Application for registration of pesticide
7. Analysis of samples.
8. Time for conducting laboratory analysis.
9. Experimental use permit.
10. Bio-efficacy trial of pesticides.
11. Registration of pesticide.
12. Resubmission of rejected application.
13. Forms of registration.
14. Full registration.
15. Provisional registration.
16. Restricted use registration.
17. Issuance of certificate of registration.
18. Duty to provide information.
19. Renewal of pesticide registration.
20. Changes of particulars of registered pesticide.
21. Transfer of registration certificate.
22. Cancellation of certificate of registration.
23. Application for registration testing, evaluation and calibration of pesticides application equipment.
24. Registration of pesticide application equipment.
25. Rejection of registration of pesticide application equipment.
26. Failure to register pesticide application equipment.
27. Post registration surveillance, monitoring and control.

### PART III LICENSING OF PESTICIDE DEALERS

28. Application for license of pesticide dealers.
29. Issuance of a pesticide dealer's licence.
30. Validity of license.
31. Pesticide licensed dealers.
32. Application for pest control operator's licence.
33. Aerial pesticide application.
34. Pesticide fumigation services.
35. Qualifications for registration of pesticide dealer operator.

### PART IV IMPORT, EXPORT AND TRANSPORTATION OF PESTICIDE AND PESTICIDE APPLICATION EQUIPMENT

36. Application for import or export permit of pesticide.
37. Experimental permit.
38. Application for import and export of pesticides application equipment.
39. Conditions for import permit.
40. Review, refusal, revocation, suspension or amendment of import permit, certificate, or licence.
41. Transport of pesticides.
42. Labelling of vehicle to transports pesticides.
43. Re-export of Pesticide.

## PART V PESTICIDE SAFETY

44. Packaging and re-packaging of pesticide.
45. Labelling of pesticide.
46. Sample collection for laboratory verification.
47. Identification, handling and transportation of sample.
48. Analysis of sample.
49. Procedure for evaluation of pesticide residues.
50. Pesticide Advertising.
51. Storage of pesticide.
52. Inspection of pesticide storage facilities.
53. Onsite inspection.
54. Disposal of obsolete pesticide and pesticide empty containers.
55. Pesticide poisoning node.

## PART VI IMPORT ORT OF PLANTS, PLANT PRODUCTS OR REGULATED ARTICLES

56. Application for plant import permit.
57. Pest risk analysis.
58. Conditions for importation of categorized plants, plant products or regulated articles.
59. Destruction of non-compliant consignment.
60. Establishment of closed and open quarantine sites.
61. Conditions for importation of fresh horticultural plants and plant products.
62. Conditions for importation of micro propagated plant materials.
63. Conditions for importation of cereals and legumes.

64. Conditions for importation and disposal of soil.
65. Conditions for importation soilless growing media.
66. Notification on arrival of vessels, aircraft, train or vehicles.
67. Verification of consignments.
68. Quarantine precautions by masters of vessels.
69. Declaration of a vessels, aircraft, train or vehicles on arrival.
70. Inspection of conveyances.
71. System audit and preclearance.
72. Postal and courier documentation.
73. Prohibition of removal without permission.
74. Declaration on arrival by passengers.
75. Movement of timber and timber-based products.
76. Conditions for wood packaging materials.
77. Treatment provider of wood packing materials.
78. Use of official mark.
79. In transit wood packaging materials.
80. Interception notification.

PART VII  
EXPORT OF PLANTS, PLANT PRODUCTS OR  
REGULATED ARTICLE

81. Application for phytosanitary certificate.
82. Export certification.
83. Issuance of phytosanitary certificate.
84. Re-export.
85. Procedure for inspection, sampling, and laboratory testing at point of exit.
86. Procedures for treatment of consignment.
87. Consignment in transit.
88. Pest identification.
89. Refusal to issue phytosanitary certificate or re-export phytosanitary certificate.

PART VIII  
MOVEMENT OF BIOLOGICAL CONTROL AGENTS

90. Biological control agents.
91. Application for registration of biological control agents.
92. Bio efficacy trials of biological agents.

- 93. Export of biological control agents.
- 94. Maintenance of biological control agents for controlling pests.
- 95. Import of biological control agents.
- 96. Permit to import or export biological control agents.
- 97. Validity of import or export permit.
- 98. Refusal to issue import permit.

PART IX  
CONTROL OF PESTS

- 99. Declaration of regulated pests.
- 100. Duty of notification.
- 101. Duty of owner or occupier of land.
- 102. Publication of pest.
- 103. Declaration of pest outbreak quarantine area.
- 104. Phytosanitary measures during outbreaks of quarantine pest.
- 105. Pest surveillance.
- 106. Establishing, declaring, and maintaining pest free area.
- 107. Obligation of occupier or owner of land or premises.
- 108. Migratory pests.
- 109. Reporting of migratory pests.

PART X  
GENERAL PROVISIONS

- 110. Delegation and criteria for eligibility.
- 111. Process of delegation.
- 112. Non-conformity.
- 113. Qualifications of analyst and inspector.
- 114. Disqualification of Inspectors and Analyst.
- 115. Fees.
- 116. Offences.
- 117. Appeals.
- 118. Revocation.

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SCHEDULES

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THE PLANT HEALTH ACT,  
(CAP.133)

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REGULATIONS

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*(Made under section 64)*

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THE PLANT HEALTH REGULATIONS, 2023

PART I  
PRELIMINARY PROVISIONS

Citation

1. These Regulations may be cited as the Plant Health Regulations, 2023.

Interpretation

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

“aerialpesticide application” means the application of a prescribed plant protection product from an air craft;

“agro-ecological zones” means land resource, mapping unit defined in terms of climate, landform and soils, and/or land cover, and having specific range of potentials and constraints for land use;

>M1 “Authority” has a meaning ascribed to it under the Act; <

“commercial applicator” means any pesticide dealer who engages in the business of applying pesticides to the land or property of another person;

“concentration” means the proportion of active ingredient in a pesticide;

“cropping season” means the season of the year when particular crop is grown, which indicates the distribution of crops in a year on the basis of climatic requirements that normally affect crops germination, growth, flowering, and final yield;

- “crop family” means group of crops of one or more genera sharing similar attributes;
- “dossier” means the part of the data set that is submitted in support of a request for registration of pesticide plant protection product which provides all necessary information to allow a reliable assessment of the efficacy of that product (also referred to as biological assessment dossier or efficacy dossier);
- “fumigant” means a registered pesticide which, at a required temperature and pressure, exist in the gaseous state in sufficient concentration to be lethal to a given pest organism;
- “fumigation” means a pest management treatment that involves the use of a fumigant in a gaseous form within a predetermined time, from the time of fumigant application;
- “fumigator” means a person appointed by the fumigation company who trained by the authority and attained fumigation license;
- “fumigation ventilation work” means removal of gas-proof sheets used to prevent fumigant escape, and opening of all doors and windows in the fumigated space after fumigation in order to allow fresh air into a fumigated space so that the poisonous gases are allowed to escape through either natural or mechanical means. It includes all the steps taken to prevent damage to cargoes from condensed moisture within the cargo holds and render the place safe for humans to enter (for discussion);
- “goods” means all animals feed materials, combinable crops, finished products and processed materials for food or feed purposes;
- “high risk plant material” means plants, plant material or plant product with higher likelihood of introducing quarantine pests; pests is so high;
- >M1 “laboratory” means the plant health laboratory and pesticides laboratory; <
- “low risk plant material” means the plant products contain only active substances that are of low risk and do not require specific mitigation measures;

“maximum residue levels” means a trading standard set by national and international authorities for concentration of a pesticide residue (expressed as mg/kg) legally permitted in or on food commodities and animal feeds as a result of the use of pesticides based on label directions and Good Agricultural Practice (GAP) data for human health and safety;

“National Plant Protection Organization” means the Tanzania Plant Health and Pesticides Authority established in the Act to discharge the functions specified by the International Plant Protection Convention;

>M1 “partner state” means countries with which Tanzania has harmonised its plant health and pesticides regulations, guidelines, standards and protocols; <

“pest control operator” means a person dealing with general house pest control, termite and other wood destroying organisms control, storage pests control, general public weed control or control of pests affecting public safety;

"licensed pest control operator" means a person who is licensed by the Authority and who owns, operates or manages a pest control operating company or business that is engaged in carrying out pest control operations on the property of another person for hire;

“pest risk analysis” has the same meaning ascribed to it under the Act;

“pest surveillance” “pest surveillance” means an official process which collects and records data on pest presence or absence by survey, monitoring or other procedures;

“pesticide residues” means any specified substances in or on food, agricultural and other types of commodities or animal feed as well as in environmental media including soil, air and water resulting from the use of a pesticide and the term includes any derivatives of a pesticide, such as conversion products, metabolites, breakdown products, reaction products and impurities considered to be of toxicological or ecotoxicological significance;



“pesticide technical material” means relatively pure active ingredients, used to prepare formulations;

“phytotoxicity effects” means damage such as burning, scorching, necrosis, chlorosis, leaf distortion and stunting growth due to application of pesticides to plants;

“plant health” means the protection of plants, as well as scientific and regulatory frameworks for controlling plant pests or pathogens, the ability of the plant to perform under stress with or without human interference;

>M1 “Registrar” has a meaning ascribed to it under the Act; <

“restricted plant materials” include any plant, propagative material of plant product which can be affected by or harbour a plant pest or disease;

“toxicological” refers to the description of the negative effects of biological or chemical substances on organic living beings; and

“toxicological information” is description of the various toxic health effects inherent to the product and the data used to determine the effects, including routes of exposure, potential health symptoms related to the product characteristics and delayed, immediate, chronic effects from exposures.

>M1 “United Republic” has a meaning ascribed to it under the Interpretation of Laws Act; <

## PART II REGISTRATION OF PESTICIDE

Categories of  
pesticide  
registration

3.-(1) There shall be three categories of pesticides to be considered for registration as follows:

- (a) synthetic pesticide;
- (b) bio-pesticide; and
- (c) biological control agents.

(2) A person who intends to register pesticide shall apply to the Authority for the registration.

Pre-conditions for  
application of  
pesticide  
registration

4.-(1) A person who intends to apply for registration of pesticide shall be required to submit to the Authority three copies of a dossier in hard copy or soft copy containing at least the following information:

- (a) laboratory analytical method for chemical

- contents, active agents and physical tests;
- (b) maximum residue limit;
- (c) environmental fate information;
- (d) label specimen in English and Swahili language;
- (e) material safety data sheet or safety data sheet;
- (f) information relating to suitability of use;
- (g) >M1 a receipt of a non-refundable application fee for registration prescribed in the Second Schedule to these Regulations; < and
- (h) any other relevant information that may be required for evaluation.

(2) Subject to subregulation (1), a person who intends to apply for registration of a part of pesticide formulation other than the active ingredient, shall indicate so in the dossier in the manner prescribed in the guidelines.

(3) Subject to subregulations (1) and (2), a letter of authorization from the manufacturer shall be provided for affirmation.

(4) The Authority shall, upon receipt of applications made in pursuance to subregulation (1), assign a code number to such application.

(5) The Authority shall appoint a team of scientists to assist in evaluation of a dossier.

(6) The team referred under subregulation (5) shall comprise of-

- (a) bio-efficacy evaluation personnel;
- (b) toxicologist or eco-toxicologist;
- (c) pesticide application technologist; and
- (d) pesticide analyst.

(7) The Authority shall make decision after receiving recommendations made by the dossier evaluation team of scientists.

(8) The Authority shall, where the dossier meets the requirements provided for under subregulation (1), notify the >M1 applicant < in writing to apply for registration of pesticide.

(9) Where the dossier does not meet the requirements provided for under subregulation (1), the Authority shall reject it and inform the >M1 applicant < in

writing the reason of the decision.

Confidential  
business  
information

5.-(1) The Registrar shall keep the dossier in a confidential room to ensure that industrial confidential business information is secured.

(2) The applicant may, in submitting the registration dossier, mark the parts of the dossier which, in his opinion, represent or contain industrial or commercial secrets.

(3) Information provided by the applicant in accordance with the pesticide dossier in the United Republic shall not be used by another applicant, unless there is a written agreement between the parties.

(4) The provision of subregulation (3) shall not apply to the information relating to the-

- (a) name or the concentration of the active ingredient or to the name of the commercial product;
- (b) names of other substances considered as hazardous to man and the environment;
- (c) physico-chemical data of the active ingredient, the degradation products or metabolites of (eco)toxicological importance;
- (d) summary of the results of the trials intended to establish the efficacy of the product and its innocuousness for man, animals, plants and the environment;
- (e) methods and precautions recommended to reduce risks during storage, transport or other handling methods;
- (f) methods of analysis of the active ingredient and its residues after application, as well as the metabolites or other components considered important from (eco)toxicological context;
- (g) methods of destruction of the product and its packaging;
- (h) decontamination measures to be taken in the case of accidental application or leakage; and
- (i) first aid and medical treatment in the case of

accidental exposure or poisoning.

Application for  
registration of  
pesticide

6.-(1) A person who intends to register a pesticide shall apply to the Authority for registration in a form set out in the First Schedule to these Regulations.

(2) An application under subregulation (1) shall be accompanied with-

- (a) representative sample of the pesticide as prescribed in the guidelines for-
  - (i) laboratory quality analysis; and
  - (ii) bio-efficacy trials;
- (b) certificate of analysis if already issued;
- (c) formal notification whether or not the pesticide has been banned or restricted in the country of origin;
- (d) International Standard Organization (ISO) certified reference material of the active ingredients with its corresponding certificate;
- (e) a receipt of a non-refundable application fees and appropriate charges as specified in these Regulations for-
  - (i) laboratory analysis; and
  - (ii) bio-efficacy trials; and
- (f) such other information or document as may be required by the Registrar for the purposes of registration.

(3) Documents to submitted under this regulation shall be certified as authentic document.

Analysis of  
samples

7.-(1) The Authority shall, upon being satisfied that the application complies with the requirements under these Regulations, submit a representative sample and ISO certified reference material of the active ingredient to the laboratory for analysis and evaluation for purposes of assessing safety, quality and verify conformity of the content of active ingredient as claimed on the label to the current tolerance limits set by the relevant international agreement or treaty to which the United Republic is a party as specified in the guidelines.

(2) The Authority may, during the analysis and

evaluation process of the sample, require the applicant to submit additional samples, documents, information, data or clarification.

(3) Where additional samples, documents, information, data or clarification are required, the process of analysis and evaluation shall not proceed until such time when the applicant makes the submission.

(4) The application shall, where the applicant fails to meet the requirements under subregulation (3) within the period of six months from the date of request, be rendered withdrawn.

(5) The Authority may, on request and upon reasonable cause by the applicant, extend the time specified under subregulation (4).

Time for  
conducting  
laboratory  
analysis

8.-(1) The time for conducting laboratory formulation analysis and submission of the results shall, depending on the type and nature of the sample, be between one to seven working days.

(2) Upon completion of the analysis, the results shall be issued to the client in the manner provided for in the First Schedule.

Experimental  
use permit

9.-(1) The Authority may issue experimental use permit of unregistered pesticide which is imported or produced locally.

(2) A person who intends to use unregistered pesticide for experimental purpose shall apply to the Authority in a manner prescribed in a Form set out in the First Schedule.

>M1 (3) An experimental use permit shall be valid for one year from the date of its issuance and may be renewed where the pesticide continues to be used for purposes of research. <

Bio-efficacy trial  
of pesticides

10.-(1) Bio efficacy trial of a pesticide to be introduced into the market shall be carried out to ensure it is effective and safe.

(2) The time required for conducting field bio-efficacy trials for a new pesticide product shall not be less than three cropping seasons.

(3) Pursuant to sub regulation (2), the time required for label extension shall be one cropping season.

(4) Bio efficacy trials for new pesticide

formulation for pest control in horticultural crops shall comprise of three field trials.

(5) Pursuant to sub regulation (4), bio efficacy trials for label extension for pesticides for control of pests in horticultural crops shall comprise of one field trial.

(6) The time required for bio-efficacy trials for a new pesticide product registered by a partner state within a region with similar agro-ecological characteristics shall be one cropping season in multiple locations.

(7) The bio efficacy trial of a new pesticide for registration in more than one partner state shall be as per the regional harmonized guidelines.

(8) Data generated during bio efficacy trials described under sub regulation 4, shall be submitted to the other partner states to support the registration of a new pesticide formulation.

(9) Bio efficacy trials shall be monitored by the Authority through approved individual experts or research institute(s) as per the guidelines provided by the Registrar or using Regional harmonized guidelines.

(10) Bio-efficacy trial for label extension shall be carried out if-

(a) the extension applied for is from a different crop family or pest species; or

(b) Information on such pesticide field performance is not available from other harmonized regulations where Tanzania is a contracting party.

(11) Notwithstanding sub regulation (1) the Authority shall conduct bio efficacy trials of biological control agents in closed and open conditions based on the Guidelines developed by the Authority.

(12) Bio efficacy trials for new biological control agents in the closed and open fields shall be conducted for three seasons for new biological control agent and for one season in two different sites for label extension.

(13) Bio efficacy trials for part of a pesticide formulation other than the active ingredient shall be subject to conditions prescribed in these regulations.

(14) Upon completion of bio-efficacy trial

conducted by recognized institution or individual expert, such recognized institution or individual expert shall submit the report accompanied with all necessary information which facilitated the trial to the Authority in hard or soft copy, within thirty working days from the date of completion of the field trial.

Registration of  
pesticide

11.-(1) The Authority shall, where it is satisfied that the pesticide complied with the requirement for registration, register the pesticide.

(2) The Authority may reject application for registration of pesticide if it has the reason to believe that the following has occurred-

- (a) the information contained in the application is incomplete, false or misleading in a material particular;
- (b) the pesticide is not effective or cause phytotoxicity effects on crops;
- (c) the quality of the pesticide is unsatisfactory;
- (d) the residue of the pesticide is, or the residues of the pesticide are, too persistent, or are toxic when metabolized;
- (e) the pesticide is too hazardous to human, animal health or the environment to permit its use;
- (f) other products are available which are equally or more effective, but are less hazardous;
- (g) the risks outweigh the benefits under local socio-economic conditions; or
- (h) >M1 (h) any new scientific finding which disqualifies the application.<

(3) The Authority shall, where the application does not meet registration requirements for the reasons set out in subregulation (2), notify the applicant in writing and require such applicant to submit additional information within a specified time.

(4) Subject to sub-regulation (3), where the applicant does not submit additional information within the time specified, the application shall be rejected.

Re-submission of rejected application	<p>12. An applicant whose application for registration of a pesticide has been rejected may at any time, upon fulfilment of previous anomaly and payment of the prescribed fees, make another application for registration and such application shall be treated as a new application.</p>
Forms of registration	<p>13.-(1) Pesticide shall be registered under the following forms-</p> <ul style="list-style-type: none"><li>(a) full registration;</li><li>(b) provisional registration; and</li><li>(c) restricted use registration.</li></ul> <p>(2) Without prejudice to the generality of subregulation (1), pesticide shall not be registered in more than one form.</p>
Full registration	<p>14.-(1) The Authority shall grant full registration to pesticide which complies with the following registration requirements-</p> <ul style="list-style-type: none"><li>(a) the formulation of a pesticide;<ul style="list-style-type: none"><li>(i) is sufficiently effective against the targeted organism;</li><li>(ii) is not phytotoxic under normal conditions of use in the areas of the country;</li><li>(iii) is not harmful to man or non-target fauna under normal conditions of use in the United Republic;</li><li>(iv) has no unacceptable effect on the environment of the United Republic;</li></ul></li><li>(b) results of trials, conducted in the country, which show that the pesticide has an acceptable biological efficacy; and</li><li>(c) the active ingredient, impurities and the residues of the pesticide can be determined by officially recognized analytical methods.</li></ul> <p>(2) A full registration category shall be valid for a period of five years and may be renewed.</p> <p>(3) &gt;M1 The Authority shall full registration of biological control agent as set out in the</p>



First Schedule where the biological control agent:

- (a) is sufficiently effective against the targeted organism;
- (b) does not pose adverse effects to the biodiversity under normal conditions of use;
- (c) is not harmful to human or non-target fauna under normal conditions of use;
- (d) has no unacceptable risks on the environment;
- (e) has an acceptable biological efficacy; and
- (f) has a contaminant, such contaminant can be determined by recognized evaluation methods.

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Provisional  
registration

15.-(1) The Authority may grant a provisional registration of a pesticide product where the applicant partially complies with requirements for full registration as provided for under regulation 14.

(2) Notwithstanding subregulation (1), further information may be considered necessary in order to comply with those conditions in a satisfactory manner and mainly concerns to data which-

- (a) cannot be provided unless the pesticide has been applied on a larger scale and in a real condition of use in the United Republic;
- (b) the use pattern for which the pesticide has been registered does not exist in the country, and requires further information concerning

data, which cannot be provided unless the pesticide has been applied;

(c) it is impossible to satisfy the conditions and the restrictions related to the unregistered use of the pesticide; or

(d) the ecological conditions in the country are substantially different from those used in the evaluation of environmental risks by the Authority.

(3) Upon granting provisional registration, the Authority shall, by deferment notice in writing, notify the applicant.

(4) A provisional registration shall be valid for a period of two years.

Restricted use  
registration

16.-(1) A person shall not engage in distributing, selling, or offering for sale restricted use pesticides without an authorization from the Authority.

(2) The Registrar shall publish in the *Gazette* the list of restricted use pesticides and prescribe their use in the permit as-

- (a) is highly hazardous;
- (b) is persistent in the environment;
- (c) is biologically cumulative; or
- (d) causes a poisoning of which no effective antidote is known and available.

(3) The official list of restricted use pesticides containing the names of pesticides with some or all of their uses and formulations is subject to periodic changes.

Issuance of  
certificate of  
registration

17.-(1) The Registrar shall issue a certificate of registration upon the approval of registration in the manner prescribed in the First Schedule to these Regulations in respect of the pesticide approved to be registered.

(2) The Registrar shall, where a registration is amended, issue a registration certificate that bears the same registration number of the pesticide and the procedures for amendment of registration shall be specified in the guidelines.

(3) A registered pesticide shall be published in the *Gazette* specifying the-

- (a) trade and common name;
- (b) formulation type;
- (c) type by target pest;
- (d) the registration category;
- (e) target pests and crops;
- (f) name of registrant;
- (g) registration number; and
- (h) any other information as the Authority may deem necessary.

(4) Without prejudice to subregulation (3) the Registrar shall, in every year, cause to be published in the *Gazette* a list of registered pesticide.

Duty to provide information

18. A holder of registration certificate or an applicant shall be obliged to furnish the Authority with any new information relating to a registered pesticide or pesticide in respect of which registration is sought.

Renewal of pesticide registration

19.-(1) Application for renewal of pesticide registration shall be accompanied by-

- (a) label specimen in English and Kiswahili language;
- (b) formal declaration whether or not the pesticide has been banned or restricted in the country of origin;
- (c) representative sample of the pesticide laboratory quality analysis;
- (d) previous certificate of analysis;
- (e) ISO certified reference material of the active ingredients with its corresponding certificate; and
- (f) a receipt of a prescribed fees.

(2) The documents submitted under subregulation (1) shall be certified as authentic document.

Changes of particulars of registered pesticide

20.-(1) An applicant who intends to make changes to a pesticide which has been registered, shall apply to the Authority in a Form specified in the First Schedule

to these Regulations, and such application shall be accompanied by the prescribed fee.

(2) Notwithstanding subregulation(1), an application for a change of trade name shall be considered as new application for registration.

(3) The Registrar may consider formulation change as either major or minor where-

(a) major formulation changes involve change in the chemical composition or content of co-formulants and the registrant shall be required to submit a new application for registration; and

(b) minor changes involve altering only the type of preservatives used and the registrant shall not be required to submit a new application for registration.

(4) Changes higher than absolute 10 %w/w of the original formulation may require new toxicological studies.

(5) Changes below absolute 10 %w/w shall be decided case-by-case whether studies using the new formulation have to be submitted.

(6) The registration of a pesticide with a change of application use like foliar to seed treatment shall be under label extension that requires one cropping season as set out in these Regulations.

Transfer of  
registration  
certificate

21.-(1) A person who intends to transfer a certificate of registration of pesticide shall apply to the Authority in a Form set out in the First Schedule to these Regulations accompanied by a non-refundable fee.

(2). A certificate of registration shall not be transferred to another person without prior approval of the Authority.

Cancellation of  
certificate of  
registration

22.-(1) The Authority may, at any time, cancel a registration certificate where it is satisfied that-

(a) the registration certificate was obtained contrary to the Act or these Regulations;

(b) the Authority has become aware of new

facts or an unforeseen change that jeopardize efficacy, safety or any of the parameters approved as per the requirements for registration;

- (c) certificate holder deliberately provided false or misleading information while applying for registration;
- (d) it is for public interest; or
- (e) any breach of condition by a registration certificate holder.

>**M1** (2) For purposes of this regulation, “public interest” means interest affecting political, economic, social, environmental and health matters of the general public. <

(3) The Authority shall, before exercising its powers under subregulation (1), require in writing a certificate holder to show cause within thirty days as to why registration should not be cancelled.

(4) The Authority shall, where the certificate holder fails to comply with the provision of subregulation (2) without good cause, proceed to cancel the certificate of registration.

(5) Where the certificate is cancelled, the Authority shall-

- (a) require the applicant to surrender the certificate of registration within seven days;
- (b) give written order directing the disposal of any stocks of the pesticide; (1); and
- (c) issue a notice of the cancellation in the Government *Gazette*.

Application for registration, testing, evaluation and calibration of pesticides application equipment

23.-(1) A person who intends to register an application equipment shall apply to the Authority in a Form set out in the First Schedule to these Regulations and such application shall be accompanied by-

- (a) a sample of a pesticide application equipment with its specifications and other relevant information for testing, evaluation, and calibration;
- (b) sample equipment manual written in English and Kiswahili language with specifications and other technical information;
- (c) set of at least four nozzles in ISO10625 or ANSI/SAE S.572.1 (ASABE) standard

colour coding for knapsack and boom sprayers;

- (d) declaration of availability of spare parts;
- (e) receipt of any fee paid and other charges; and
- (f) any other information or document as the Authority may require.

(2) The Authority shall, where the application is accepted and for the purpose of satisfying itself of its quality, efficiency and standard compliance both in the laboratory and field, submit the pesticide application equipment sample to the pesticide application technology laboratory for evaluation.

(3) The time for conducting laboratory and field tests and issuing of the results shall not exceed two months depending on the type of equipment, season and the nature of the test required.

(4) Procedure for testing, evaluation and calibration of pesticide application equipment shall be in accordance with the guidelines made under the Act.

(5) Details of each criterion mentioned in subregulation (1), for each application equipment category shall be carried out in accordance with the guidelines made under the Act.

Registration of  
pesticide  
application  
equipment

24. The Registrar shall register the product where he is satisfied that, the result of laboratory assessment and field test has been complied with the provisions of these Regulations and issue the registration certificate in the manner provided for in the First Schedule to these Regulations.

Rejection of  
registration of  
pesticide  
application  
equipment

25. The Authority shall, where the conditions set out in regulation 24 is not fulfilled, reject the application for registration of pesticide equipment and notify the applicant in writing within seven working days from the date of results submission.

Failure to register  
pesticide  
application  
equipment

26. A person who-

- (a) imports;
- (b) distributes; or
- (c) sells,

pesticide application equipment without being registered in accordance with these Regulations commits an offence.

Post registration  
surveillance,  
monitoring and  
control

27.-(1) The Authority shall carry out post registration surveillance with regards to field performance of pesticides, application equipment and emerging issues from global pesticide management instruments as a means of measuring the validity of predictions based on registration data, efficacy, quality, safety and environmental effects.

(2) Upon incidence of detrimental effect of pesticide use, the Authority shall carry out investigation or study to determine the impact and may suggest or deploy mitigation measures

(3) Post registration surveillance shall be carried out in accordance with the procedures set by the relevant international agreement or treaty to which the United Republic is a party as specified in the guidelines.

(4) Notwithstanding the provision of subregulation (1), sample of pesticide, environmental and biological samples from post registration surveillance shall also be submitted for analysis.

### PART III

#### LICENSING OF PESTICIDE DEALERS

Application  
for license  
of pesticide  
dealers

28.-(1) A person shall not carry out any dealer business relating to pesticides without a license from the Authority.

(2) A person who intends to carry out any dealer business relating to pesticides shall apply for license to the Authority in the manner set out in the First Schedule to these Regulations.

(3) The Authority, upon receipt of the application, shall validate the information and conduct an inspection of the premise to ensure compliance with these Regulations.

Requirement for licensing as pesticide dealer	<p>29.A person shall not be licensed as a pesticide dealer unless -</p> <ul style="list-style-type: none"> <li>(a) such person or supervisor and attendant is trained in pesticide safety;</li> <li>(b) such person has relevant information or documents which enable to state the source of the pesticide on sale; and</li> <li>(c) the pesticide dealer premise has adequate and appropriate pesticide storage, display and safety equipment facilities.</li> </ul>
Issuance of pesticide dealers' license	<p>29A.-(1) The Authority shall, within thirty days and upon being satisfied that the applicant has complied with the requirements for licensing, issue a licence as specified in the First Schedule to these Regulations.</p> <p>(2) Where the Authority is not satisfied with the information submitted shall not issue the license and shall notify the applicant in writing.</p> <p>(3) A pesticide and bio-pesticide dealer's license shall apply to the registered pesticide and bio-pesticide published in <i>Gazette</i>.</p> <p>(5) The license shall be kept in the premise for which the licence is being issued and shall be produced for inspection when required by inspector or any other officer authorized by the Authority.</p> <p>(6) The pesticide business premise shall be at an approved Geo-referenced location and shall not re-locate without an approval from the Authority.</p>
Validity of license	<p>30. Pesticide and bio-pesticide dealer's license shall &gt;M1 be valid for one year from the date of its issuance; unless it is sooner &lt; cancelled.</p>
Pesticide licensed dealers	<p>31.-(1) The Authority may request in writing a pesticide dealer licensed as a wholesaler to submit within thirty days from the date of such request a list of persons who sell pesticide at retail supplied by him.</p> <p>(2) Licensed dealers shall keep accurate and latest</p>



updated record of any distribution or sale of pesticide containing the following information-

- (a) signature of purchaser and his agent in case of wholesaler and receipt indicating particulars of purchase in case of a retailer and stockist;
- (b) type of the pesticide purchased;
- (c) quantity purchased; >M1 and <
- (d) date of purchase.
- (e) >M1 ----- <

(3) Notwithstanding the provisions of subregulation (1), requirements to obtain restricted use pesticide dealer's license shall include ~~but not limited to-~~

- (a) proof of training on restricted use pesticide and their proper handling;
- (b) risk reduction and dealing with emergencies;
- (c) use of the appropriate protective gear;
- (d) proof of existence of equipment;
- (e) proof of health monitoring of employees;
- (f) maintenance and submission to the Authority records of all restricted use pesticide sales to authorized commercial applicators and fumigators and the intended areas of application for those pesticide; and
- (g) keeping of copies of the records on file for two years and which shall be classified as Confidential Business information.

(4) The Authority shall, upon being satisfied that the application has complied with the requirements of these Regulations, process the application within five working days after payment of respective fees issue the licence in the manner set out in the First Schedule to these Regulations.

Application  
for pest  
control  
operator's  
licence

32.-(1) An application for a pest control operator licence shall be made to the Authority in a Form set out in the First Schedule to these Regulations and shall be accompanied with the following:

- (a) a certified copy of pesticide management training certificate; and
- (b) evidence of payment of application fee set out in

the First Schedule to these Regulations.

(2) The Authority shall determine the application under subregulation (1) and, upon being satisfied, issue a pest control operator licence as specified in the First Schedule to these Regulations.

(3) The Authority shall, where the application does not comply with the provision of subregulation (1), refuse to issue a pest control operator licence to the applicant and inform the applicant in writing of the reasons for the refusal.

(4) A licensed pest control operator shall hold a training certificate in pesticide management and principles of fumigation issued by the Authority.

(5) Notwithstanding subregulation (4), a licensed pest control operator shall, if he does not possess a certificate in pesticide management issued by the Authority, be required to employ a person who possesses a certificate in pesticide management.

(6) A licensed pest control operator shall ensure safety of the employees and clients by creating awareness on the inherent risks of indiscriminate use and misuse of pesticide.

(7) The office and branch of the pest control operator shall have the following minimum qualities-

- (a) at least one operator trained by the Authority in safe application and use of pesticide;
- (b) contract of services or operations that abides with purposes for which the pesticide is registered; and
- (c) be equipped with necessary working and safety equipment.

Aerial  
pesticide  
application

33.-(1) A person who intends to conduct aerial pesticide application in Tanzania shall apply for a license to conduct aerial pesticide application to the Authority in a Form set out in the first Schedule to these Regulations.

Provided that, this section shall not apply to international organizations to which Tanzania is a member in respect to pest management.

(2) An application under subregulation (1) shall be accompanied with the following:

- (a) certificate of approval from the responsible authorities;
- (b) business license;
- (c) Tax Identification Number Certificate;
- (d) certificate of incorporation; and
- (e) certificate of approval of the aerial spray equipment from the Authority.

(3) The Authority shall assess the quality of the aerial spray equipment before issuing license to conduct aerial pesticide application and after being satisfied with the application, shall issue a license in a manner specified in the First Schedule to these Regulations.

Pesticide  
fumigation  
services

34.-(1) A person who intends to offer fumigation services shall apply for a pesticide dealer's operator license from the Authority in a manner specified in the First Schedule to these Regulations.

(2) The procedures and requirements of application for a license shall be as provided under regulations 28 and 29.

(3) Only person registered as fumigator and employed by pesticide dealer dealing with fumigation services shall be permitted to carry out any fumigation or fumigation aeration work in a ship carrier, vessel, truck, railway truck, greenhouse, soil, aircraft, warehouse, silo or other places.

(4) Fumigation service offered under subregulation (3) shall be carried out under the supervision of an inspector upon payment of treatment supervision fee as prescribed in the First Schedule to these Regulations and a certificate of clearance shall be issued by the Inspector.

(5) Pesticide dealer providing fumigation services shall:

- (a) issue a certificate of fumigation to the client containing information as prescribed in the First Schedule to these Regulations;
- (b) keep and submit to the Authority records of fumigation as prescribed in the First Schedule to these Regulations;
- (c) abide by the instructions and guidelines issued by the Authority;
- (d) submit a compliance agreement to the Authority at

- the time of issuance of the certificate duly signed by the authorised signatory of the firm; and  
(e) be ready for routine audits carried by the Authority to check for standards compliance.

Qualifications for registration of pest control operator

35. A person trained in pest management and principles of fumigation shall be issued with a certificate from the Authority as evidence that he has attained necessary qualification for registration as a pesticide dealer and shall be issued with a pest control operator's license specified in First Schedule to these Regulations.

#### PART IV IMPORT, EXPORT AND TRANSPORTATION OF PESTICIDE AND PESTICIDE APPLICATION EQUIPMENT

Application for import or export permit of pesticide

36.-(1) A person who intends to import or export pesticides shall apply to the Authority for a permit in a form set out in the First Schedule to these Regulations.

(2) The applicant who intends to import or export the pesticide under Regulation 38 shall pay fee for import, export and sample analysis to the Authority as prescribed in the Second Schedule to these Regulations.

(3) An importer or exporter who paid the cess fee under this regulation may be refunded where it is shown to the satisfaction of the Authority that, the pesticide in respect of which such paid cess is not imported or exported for reasons not caused by the importer or exporter.

(4) Representative sample for laboratory analysis shall be collected by the analyst or inspector from each consignment imported or exported and be submitted for quality verification after which a certificate of analysis shall be issued.

(5) Sample collection shall be carried according to pesticide sample collection procedure specified under these Regulations and guidelines.

(6) Where the results of the sample are found to be responsive to the registered pesticide, the Authority shall issue the import permit in a form prescribed in the First

Schedule to these Regulations or export permit in a Form prescribed in the First Schedule to these Regulations.

(7) Where the results of the sample for import are found to be unresponsive to the registered pesticide, the consignment shall be denied entry, or shall be re-shipped to country of origin, or disposed off as provided in the guidelines.

(8) Where the results of the sample for export are found to be unresponsive to the registered pesticide, the consignment shall be denied exit, or disposed of in the manner provided for in the guidelines.

(9) Where the registrant intends to change the manufacturer during importation of the registered pesticides, shall notify the Authority in writing of such intention in a Form prescribed in the First Schedule to these Regulations.

(10) Subject to subregulation (9), the pesticide from a new manufacturer shall undergo a one season bio efficacy trial.

(11) The importation from new manufacturer shall be authorized only when the field performance and environmental fate do not deviate from the previously registered pesticide

Experi-  
mental  
permit

37.-(1) The Registrar may grant experimental permit for pesticide where-

- (a) a unregistered pesticide product is undergoing testing as part of the registration process;
- (b) the product is for use not previously approved in the registration of the pesticide according to these Regulations;
- (c) the product contains new active or non-active ingredient; or
- (d) the product is a registered pesticide being tested for an unregistered use.

(2) The registration under experimental category shall expire after one year and may be renewed.

(3) An applicant is not permitted to import bulk pesticides under experimental category.

Application for import and export of pesticides application equipment

38.-(1) A person who intends to import pesticide application equipment shall apply to the Authority for a permit in a Form set out in the First Schedule to these Regulations.

(2) Any imported application equipment shall be accompanied with the registration certificate issued by a recognized authority of a country of origin.

(3) The importer shall submit a sample of application equipment to the Authority for certification of the imported application equipment consignment and pay fee or charges as may be prescribed by the Authority.

(4) The Authority shall, where the results of the sample are found to be responsive to the registered application equipment, issue the import permit to the importer in a form prescribed in the First Schedule to these Regulations or export permit in a Form set out in the First Schedule to these Regulations.

Conditions for import permit

39.-(1) After being issued with import permit, the importer shall ensure compliance with all terms and conditions for import of pesticide, application equipment or unregistered pesticide as provided for in these Regulations or any other written laws.

(2) The importer of pesticide, application equipment or unregistered pesticide shall notify the Authority not less than twelve hours before the arrival of vessel, aircraft, train or vehicle carrying pesticide in Tanzania.

(3) Any pesticide imported under this regulation shall not be sold unless its quality has been analysed and approved by the Authority.

(4) A person who imports pesticide, application equipment or unregistered pesticide without import permit issued in accordance with this regulation commits an offence.

Review, refusal, revocation,

40.-(1) The Authority may review, revoke, suspend or amend the permit, certificate or a licence of a pesticide application equipment where:

suspension or amendment of import permit, certificate or licence

- (a) it has been banned or restricted in Tanzania;
- (b) no longer meets the quality, safety and effectiveness requirements;
- (c) the marketing authorization has been suspended for a period of more than twelve months;
- (d) importer deliberately provides false or misleading information on an application for importation;
- (e) a pesticide dealer has been proved to be persistent offender under the provisions of the Act and these Regulations; or
- (f) it is not in the public interest that it shall be made or continue to be made available,

(2) Before exercising its powers under subregulation (1), the Authority shall require the licence or permit holder in writing to show cause within seven days as to why permit should not be cancelled, revoked, refused, suspended or amended.

(3) The Authority shall, after revoking, suspending, refusing or amending the permit, certificate or licence of a pesticide or pesticide application equipment, issue a written notice to the holder stating the reasons for such decision within seven days from such decision.

(4) The holder of a permit or licence shall, upon receiving notice referred to under subregulation (3), surrender the permit or licence to the Authority within a period of seven days.

Transport of Pesticides

41. A person who intends to transport pesticides shall do so in a safe and efficient manner as prescribed in the guidelines.

Labelling of vehicle to transport pesticides

42.-(1) A vehicle or other means of transport of pesticides in bulk shall be labelled at the back and on both sides with the warning statements in accordance with country and international requirements as prescribed in the guidelines.

(2) Notwithstanding subregulation (1), the label shall include-

- (a) the word “WARNING!” and “CAUTION”;
- (b) the word “DANGER” “keep away from unauthorized person”
- (c) the word “POISON” marked indelibly in red or white background; and
- (d) a pictogram of skull and crossbones.

Re-export  
of  
pesticides

43.-(1) An importer may import into Tanzania a consignment of pesticides for the purpose of re-exporting such consignment or a part thereof to another country, provided that the importer may combine such consignment with former imported consignments or locally made consignments for the purpose of such re-export.

(2) Subject to subregulation (1) the exporter shall-

- (a) apply to the Authority for a re-export permit in the Form Prescribed in First Schedule to these Regulations;
- (b) provide all documentation as may be required;
- (c) pay any applicable fee ~~as shall be prescribed~~; and
- (d) make the consignment available for inspection.

(3) The Authority shall verify the documents presented and inspect the product to determine category of pesticide.

(4) An exporter shall re-export the pesticide consignment in compliance with instructions of the Authority.

(5) All original documentation and certificates from the country of origin shall accompany the consignment to be re-exported.

(6) The permit for re-export of transit pesticides shall be in the form prescribed in the First Schedule to these Regulations.

## PART V PESTICIDE SAFETY

Packaging  
and re-  
packaging  
of pesticide

44.-(1) Packaging or re-packaging of pesticide shall be carried out on registered premises that comply with standards upon the Authority being satisfied that-

- (a) staff are adequately protected against toxic hazards;



- (b) there are adequate measures to avoid environmental contamination;
  - (c) resulting products are properly packaged and labelled.
- (2) Pesticide shall be packaged or re-packaged in a container which-
- (a) is safe for storage, handling and use and does not present unnecessary danger to human health or the environment;
  - (b) the outer surface of the container is constructed of, or coated with materials capable of resisting corrosion or other deterioration;
  - (c) shall not degrade under normal conditions of storage in the country and normal conditions of use for a specified time period including being adversely affected by changes in ambient conditions such as pressure, temperature and humidity;
  - (d) shall not resemble common packaging for consumable goods;
  - (e) prominently displays the approved label with clear directions for use and risk reduction measures;
  - (f) has a safety mechanism that prevents children from inadvertently opening the container; and
  - (g) is designed to make it difficult to be re-used.
- (3) On first registration or on changing of the formulation, sample containers and labels shall be submitted to the Authority for approval.

Labelling  
of pesticide

45.-(1) A container of a registered pesticide distributed, sold, offered or exposed for sale shall be labelled in English and Kiswahili languages indicating the following particulars-

- (a) a trade name and a common name;
- (b) a description of its active ingredients in relation to its net weight or volume;
- (c) a list of crops and target pests to be applied to it;

- (d) a description of precautions to be taken on its use;
- (e) hazard information, first aid, antidote and note to physician;
- (f) instructions on disposal of unwanted pesticides and empty containers;
- (g) warning symbols or pictograms and colour codes;
- (h) the registration number;
- (i) the name and address of the holder of the registration certificate or of the provisional clearance;
- (j) the formulation, manufacture and expiry date;
- (k) batch number;
- (l) name of the registration authority; and
- (m) the warning "SUMU" and "POISON" written in bold red letters appearing at the top-centre of the label;
- (n) restricted use pesticide shall clearly be marked with the words "RESTRICTED USE PESTICIDE"
- (o) experimental use pesticide shall clearly be marked with the words "EXPERIMENTAL USE PESTICIDE";
- (p) directions for use;
- (q) approved by the Tanzania Plant Health and Pesticides Authority;
- (r) pre-harvest interval (PHI); and
- (s) dose rate.

(2) Minimum font size for all texts shall be eight point and packaging on which it is impossible to have readable text of font size eight or above, a leaflet shall be affixed on a container.

(3) The information on the label shall be accurate and free from any statements which cannot be substantiated or falsely inform a purchaser or user and the label shall not describe a product by such terms as "harmless", "non-toxic", "the best", "superior" or "most effective", or "environmentally friendly", or "compatible with IPM".

(4) Label submitted by the applicant to the Authority shall be reviewed by the team of experts using guidelines developed by the Authority.

(5) Without prejudice to the provisions of this regulation, all pesticide registered by the Authority shall follow the labelling system based on the international standards of labelling systems approved by the Authority.

(6) A person who distributes, promote, sell, offer for sale or use expired pesticides commits an offence

Sample  
collection  
for  
laboratory  
verification

46.-(1) Procedure for sample collection, transportation and analysis intended for laboratory verification of a liquid, solid product or living forms shall be prescribed in the guidelines and laboratory Standard Operating Procedures.

(2) Where sample is required to be used as evidence in court for an enforcement action, it shall conform to acceptable sampling standards regarding admissibility of evidence to support the enforcement that a violation has occurred.

Identificati  
on,  
handling  
and  
transportati  
on of  
sample

47.-(1) Sample shall be taken from original, previously unopened package where:

- (a) more than one batch or lot number is present;
- (b) it is taken from the predominant batch; and;
- (c) it is necessary to sample more than one batch or lot; or
- (d) every sample batch shall be filled in separate sampling form.

(2) Sample container shall be initiated after collection and sealed and shall have the following information written in the inspector's own handwriting-

- (a) unique reference number; and
- (b) sampling date.

(3) The sampling form provided under the First Schedule to these Regulations together with the chain-of-custody record the First Schedule shall be completed by the inspector and signed.

(4) For the purpose of subregulation (3), the

sampling report shall be signed by the inspector and counter-signed by the owner or representative of the product and the chain-of-custody record shall be signed by inspector and all persons responsible for handling, receiving, transferring, analysing and storage.

(5) The inspector shall transport all the samples taken and kept in the designated store of the Authority.

Analysis of  
sample

48.-(1) Without prejudice to the provision of regulation 49, the sample collected by the inspector shall be subdivided into three sub-samples prior to analysis as follows:

- (a) the first subsample shall be sealed by the Authority and shall be given to the party from whom the sample has been taken to enable him to send it to an accredited laboratory for analysis in case he doubts the outcome of the test;
- (b) the inspector shall submit the second subsample immediately to the Authority for analysis; and
- (c) the third subsample shall be kept by the Authority for use as a back-up sample in case a dispute arises regarding the results of analysis of the first two subsamples.

(2) The Authority shall, where re-analysis is required, witness the process and the cost of such re-analysis shall be borne by the client.

(3) The analyst shall be given a timeframe to complete the analysis according to the validated method and agreed customer contract.

(4) The client who intends to fast track shall pay analysis fee to the Authority as prescribed in the First Schedule to these Regulations.

(5) The fast-track analysis shall be carried within forty eight hours from the date of submission of samples.

Procedure  
for  
evaluation  
of pesticide  
residues

49.-(1) The Authority shall evaluate pesticide residues in plants, plant products and regulated articles in order to ensure compliance to maximum residual limit (MRLs) for local consumption and export.

(2) Sampling and sub-sampling for pesticide residue evaluation shall be carried out using procedures specified in the guidelines.

(3) The time for conducting pesticide residues analysis and submission of the results shall be between one to thirty working days depending on the type and nature of the sample.

(4) The costs of residue analysis shall be stipulated in the First Schedule. to these Regulations.

(5) The Authority shall design and establish a system for and monitoring pesticide use to contribute to traceability of crop for pesticide residues data visibility in order to increase crop quality in the value-chain.

Pesticide  
Advertising

50.-(1) A person shall not advertise pesticide in any media unless-

- (a) all statements used in advertising are technically justified and do not contain any statement or visual presentation which, directly or by implication, omission, ambiguity or exaggerated claim, is likely to mislead the buyer, in particular with regard to the safety of the product, its nature, composition or suitability for use, official recognition or approval;
- (b) such advertisement does not encourage uses other than those specified on the approved label;
- (c) promotional material does not include recommendations which are inconsistent with directives issued by the Authority;
- (d) claims as to safety, including statements such as "safe", "non-poisonous", "harmless", "non-toxic", "environmentally friendly" or "compatible with IPM," with or without a qualifying phrase such as "when used as directed" are not included;
- (e) advertisements do not contain any visual representation of potentially dangerous practices, such as mixing or application without sufficient protective equipment, use near food or use by or in the vicinity of children;

(f) advertising or promotional material draws attention to the appropriate warning phrases and symbols are as laid down by the relevant international agreement or treaty to which the United Republic is a party; or

(g) advertisements and promotional activities do not include inappropriate incentives or gifts to encourage the purchase of pesticide.

(2) In any case where a pesticide is legally restricted to be used by trained or registered operators it shall only be publicly advertised through journals catering for such operators.

(3) A person who advertises pesticides contrary to the provision of this regulation commits an offence.

Storage  
of  
pesticide

51.-(1) Pesticide premises shall be constructed and maintained in a manner that the risk of exposure and environmental contamination and poisoning is avoided and shall comply with the following requirements-

(a) the foundation and floor contain spills of pesticide concentrate within the boundaries of the storage site;

(b) Material Safety Data Sheets be available for all pesticide stored and accessible at the storage facility; and

(c) that pesticide is protected from rain, wind, direct sunlight, temperature and other weather hazards.

>M1 (2) Notwithstanding subregulation (1), the dimensions and other requirements for a constructed structure for retail shops or bulk storage areas shall be as indicated in the guidelines developed by the Authority. <

(3) Pesticide premises shall be marked with warning danger signs and pesticide be stored in their original containers.

(4) The pesticide storage premises shall be kept locked up to avoid unauthorized access and provided with fire-fighting equipment.

(5) The premises which do not meet the requirements of these regulation shall continue to operate for a period not exceeding six months from the effective date of these regulations

Inspection  
of pesticide  
storage  
facilities

52.-(1) The Authority shall inspect pesticide premises in order to determine if there is- substandard, counterfeit, fake, adulterated pesticide and analysis shall be conducted to consider the probability of such anomaly.

(2) In the course of inspection where there are reasonable grounds to believe that, the pesticide dealer has contravened any provision of the Act or these Regulations, the inspector shall issue closure or seizure notice in the form set out in the First Schedule to these Regulations.

(3) Where a pesticides business premise has been closed, the owner or operator of the facility shall not operate it unless he has met all the required standards specified in the closure notice.

On-site  
inspection

53.-(1) In the course of inspection, the inspector may, where it is necessary, conduct inspection in collaboration with other relevant government authorities.

(2) The inspector shall, for the purpose of compliance and quality assurance, conduct inspection on local pesticides manufacturing and formulating premises.

(3) Subject to subregulation (2), the manufacturer and formulator shall, before distribution, sale and use of pesticide, notify the Authority of every new batch for compliance and quality verification.

Disposal of  
obsolete  
pesticide  
and  
pesticide  
empty  
containers  
Cap. 191

54. The disposal of obsolete pesticide and pesticide empty containers shall be made in accordance with the Environmental Management Act.

Pesticide  
poisoning  
node

55.-(1) The Authority shall establish and maintain a pesticide poisoning information node equipped with facilities for communication, pesticides analysis and

diagnosis.

(2) The node shall provide information and advice concerning pesticide related toxicity covering diagnosis, treatment, prognosis and prevention, and exchange information with national poisoning information centre as prescribed in the guidelines made under these Regulations.

(3) The poisoning information node shall-

- (a) >M1 serve < as a source of information on pesticide poisoning cases;
- (b) >M1 serve < as a centre for training and awareness building to the public about toxicology and pesticides poisoning;
- (c) collaborate with public health agencies, health care providers and provider groups, government agencies, and academic institutions on the effects of pesticides to public health and environment; and
- (d) respond to calls from the public regarding human exposures to pesticides at work place or in the homes.

(4) Without prejudice to subregulation (1), the Authority shall maintain and manage analytical toxicology laboratory, which shall -

- (a) provide emergency qualitative and quantitative assays for pesticide poisoning;
- (b) investigate pesticide toxicokinetic; and
- (c) establish human and animal pesticide toxicological and eco-toxicological database of pesticide poisoning cases and feed to the National Poisoning Information Centre.

(5) Subject to subregulation (4), the Authority shall conduct mandatory analysis of the biological monitoring of population occupationally or environmentally exposed to pesticide at a prescribed fee.

## PART VI IMPORT OF PLANTS, PLANT PRODUCTS OR REGULATED ARTICLES

Application  
for plant

56.-(1) A person shall not import plants, plant products or regulated articles without a permit issued by the



import  
permit

Authority.

(2) A person who intends to import plant, plant products or regulated articles shall apply to the Authority in the manner set out in the First Schedule to these Regulations.

(3) The authority shall, where it is satisfied with application submitted under regulation (2), issue permit to the applicant to import such items on such terms and conditions as the Authority may specify.

Pest risk  
analysis

57.-(1) For the purpose of preparing phytosanitary import requirements, the Authority shall conduct pest risk analysis in case of any of the following circumstances-

- (a) international trade of plants, plant products or any regulated articles is created;
- (b) new commodity has been introduced that may cause the introduction and spread of quarantine pest;
- (c) importation of new varieties of plants for scientific research purposes or any other use;
- (d) a pathway other than commodity imported is identified which may include but not limited to natural spread, mail, used vehicles, used farm machineries, garbage or passenger's baggage;
- (e) a policy decision is taken to establish or revise phytosanitary measures or requirements concerning specific commodities;
- (f) a new treatment, system or process or new information impacts on an earlier decision; or
- (g) the identification of a pest that may qualify as a quarantine pest.

(2) The procedures for undertaking pest risk analysis shall be provided for in the guidelines.

(3) A person intending to import plants, plant products or other regulated articles where no phytosanitary import requirements for that commodity, the Authority shall request from the exporting country the technical dossier for conducting Pest Risk Analysis.

(4) Based on the pest risk analysis results, plants, plant products or regulated articles shall be categorised as-

- (a) low risk where it may be imported subject to

- general requirements;
- (b) high risk where it shall be imported subject to specific restrictions; and
- (c) prohibited and shall not be allowed to be imported.

(5) The Authority shall maintain the record of such phytosanitary import requirements in a plant import order book which may be updated from time to time.

(6) The Authority may, upon being satisfied by the result of the pest risk analysis, issue import permit in a form prescribed in the First Schedule to these Regulations.

Conditions  
for  
Importation  
of  
categorized  
plants,  
plant  
products or  
regulated  
articles

58.-(1) The conditions for application to the Authority for importation permit of specified plants shall be as follows-

(a) for high-risk plants, plant products or any regulated articles

- (i) high risk plant materials shall not be allowed to be imported to Tanzania until a full pest risk analysis has been carried out;
- (ii) for pest risk analysis to be conducted, a technical dossier containing data on the commodities to be introduced shall be submitted to the Authority by the National Plant Protection Organization of the exporting country as prescribed in the First Schedule to these Regulations;
- (iii) the Authority shall, upon receipt of the technical dossier in sub regulation (ii), examine whether it contains the required information and may ask, where necessary, for additional information or clarifications so that it is ensured that the application contains all the required and appropriate elements for the pest risk analysis;
- (iv) the Authority shall complete the pest risk analysis within a reasonable

- period and may grant the permit to import the commodity subject to prescribed import conditions or post entry quarantine arrangement;
  - (v) high risk plant material shall be imported through specified point of entry to be prescribed in import permit;
  - (vi) packing, transportation, storage, handling, and examination of high-risk plant materials subject to post entry quarantine procedures shall be provided in the guidelines;
  - (vii) plant import permit shall not be issued for importation of high-risk vegetative propagating material of plant species that can equally be grown from true seed or plantlets;
  - (viii) where the imported plant material is high risky vegetatively propagated, the material shall be under quarantine conditions; and
  - (ix) plant material that may be permitted under open quarantine arrangement shall be propagated in an area approved by the Authority as prescribed under these Regulations.
- (b) for low-risk plant, plant products or any regulated articles:
- (i) the consignment shall be accompanied by a copy of the plant import permit, original phytosanitary certificate or phytosanitary certificate for re-export issued by an authorized officer in the country of origin or re-export;
  - (ii) plants, plant products, or regulated articles must be free from soil or any organic materials;

- (iii) the consignment shall be clearly identified, labelled, and packed in a clean new package and the following materials shall not be used: hay, straw, rice husks, peat, chaff, or other substance likely to harbour, or support harmful organisms.

(2) Genetically modified plants and plant products shall be subjected to phytosanitary requirements upon fulfilment of biosafety requirements as determined by the responsible Ministry.

(3) The plant import permit may be amended or revoked where there is an interception of a new pest in an imported agricultural commodities or report of occurrence of a new pest in a country of origin or change of policy that may affect phytosanitary regulations.

(4) The Authority shall, before revocation or amendment of the plant import permit issued under subregulation (3), notify the holder of the permit in writing.

(5) Any prohibited imported plants, plant products or any regulated articles shall be seized and destroyed or return to sender and the importer shall bear the expenses thereof.

Destruction  
of non-  
compliant  
consignme  
nt

59.-(1) A person shall not import a consignment which contravenes the provisions of the Act, or these Regulations

(2) Where the Authority finds out any consignment which contravenes the provision of the Act or these Regulations, it shall seize such consignment and serve a notice to its importer or his agent to make representations as to why such consignment should not be destroyed

(3) Where the notice referred to under subregulation (2) have not been responded within the time specified in the notice or the owner of the consignment cannot be found or has absconded, the Authority shall destroy the consignment in accordance with the laws relating to environment.

(4) An importer shall bear all the costs relating to storage and of destruction of the consignment referred to under subregulation (2).

(5) An importer who fails to comply with this regulation commits an offence.

Establishment of closed and open quarantine sites

60.-(1) A site for screening imported high risk plant materials under closed quarantine shall:

- (a) have a signage declaring it to be an open quarantine site, bearing the name of the Authority and important agronomic information;
- (b) have physical structures separating the internal from external environment by preventing escape of pests, plants, and plant materials;
- (c) be reproductively isolated to prevent gene flow and physical contact;
- (d) have disinfestation and changing room facility;
- (e) have built-in treatment facility that allow irrigation water to be of good quality and appropriately treated to render pest free; and
- (f) be approved by the Authority.

(2) A site for screening imported high risk plant materials under open quarantine shall-

- (a) be geo-referenced;
- (b) be approved by the Authority;
- (c) have a signage declaring it to be an open quarantine site, bearing the name of the Authority and important agronomic information;
- (d) be isolated from the sexually compatible plants of similar species or wild relatives and possibility of mechanical admixtures using guard rows and or buffer zone as specified under recognised biological documents;
- (e) be physically confined and protected from trespassing by a contiguous uninterrupted mechanical boundary; and
- (f) not be grown with the same crop or plant species in the previous season.

Conditions for importation of fresh horticultural

61. A person importing any fresh horticultural plants and plant products imported into Tanzania shall ensure that such product is-

- (a) clearly identified, labelled, and packed in clean

plants and  
plant  
products

- and preferably new package; and
- (b) accompanied by-
- (i) a phytosanitary certificate or its equivalent, detailing any treatment carried out prior to shipment; and
  - (ii) additional declaration with regard to the pests of quarantine importance in accordance to plant import order book.

Conditions  
for  
importation  
of micro-  
propagated  
plant  
materials

62. A person importing, tissue cultured, invitro or micro-propagated plants into Tanzania shall ensure that such product is-

- (a) accompanied with phytosanitary certificate or its equivalent, detailing any treatment carried out prior to shipment;
- (b) propagated and transported in transparent and sterile glass or plastic containers that allow physical examination;
- (c) propagated and transported in soil-free sterile medium;
- (d) aseptic and accommodated with measures that aims at inhibiting microbial growth; and
- (e) free from regulated pests.

Conditions  
for  
importation  
of cereals  
and legumes

63.-(1) The Authority shall not permit consignment of cereals or legumes to be imported with contamination of quarantine weeds, which are listed in plant import order book unless the said consignment has been devitalized in the exporting country and the treatment has been endorsed in the phytosanitary certificate issued by the exporting country.

(2) Every vessel carrying bulk shipment of cereals or legumes shall be inspected on board by an inspector before being offloaded at the notified port of entry.

(3) On inspection at point of entry, where the consignment of cereals or legumes is found to be infested with quarantine pests or contaminated with quarantine weed species, an inspector shall order treatment of the consignment on board or immediately upon unloading at the point of entry, as the case may be, before such

permission is granted for movement outside the point of entry and subject to such conditions as imposed thereon.

Conditions  
for  
importation  
and  
disposal of  
soil.

- 64.-(1) A person shall not import soil unless such soil is-
- (a) shipped in a secure, closed, water-tight or leak proof primary container which shall be enclosed in a secondary container meeting the same conditions; and
  - (b) dry heated at 121<sup>0</sup>C for at least two hours or steam-heated at 121<sup>0</sup>C for thirty minutes or other treatments including destructive analysis, autoclaving, acid washing and incineration prior to importation.
- (2) Disposition of soil after the intended use shall be done under the supervision of an inspector.

Conditions  
for  
importation  
soilless  
growing  
media

65. Growing media shall not be imported unless it has fulfilled the following conditions-
- (a) having original and valid plant import permit accompanied by a phytosanitary certificate from exporting country;
  - (b) all pathogens and insects have been killed before dispatch by appropriate treatment and details to be stated on the phytosanitary certificate; and
  - (c) the medium is free from soil and contaminants.

Notification  
on arrival of  
vessels,  
aircraft,  
train or  
vehicles

66. The importer of plants, plant product or regulated articles shall-
- (a) not less than twelve hours before the vessel's estimated time of arrival in any port in Tanzania, give notice of its estimated time of arrival to the Authority;
  - (b) give notice to the Authority relating to flight or train schedule not less than twenty-four hours before arrival of the aircraft or train;
  - (c) immediately, declare plants, plant products or regulated articles for phytosanitary inspections for any other means of conveyance before they are allowed to enter in Tanzania; and

- (d) where plant, plant products or any other regulated articles are intercepted while being imported into Tanzania and it is confirmed or suspected to contravene the provisions of the Act or these Regulations, the consignment shall be dealt with as specified under regulation 60.

Verification  
of  
consignment

67.-(1) The Authority shall inspect high risk plants, plant products or regulated articles at designated entry points or post entry plant quarantine station.

(2) Low risk plants, plant products or regulated articles shall be inspected at the point of entry.

(3) The importer shall submit accompanying documents to the authorized inspector for verification.

Quarantine  
precautions  
by master of  
vessel

68. The master of any vessel arriving in Tanzania shall-

- (a) ~~immediately~~ acquaint himself with the precautions specified in the First Schedule to these Regulations and shall ensure that all its requirements are complied with; and  
(b) ensure that the announcement in the First Schedule is made to any disembarking passenger on at least two occasions.

Declaration  
of vessel,  
aircraft,  
train or  
vehicle on  
arrival

69. A person in charge of any vessel, train, truck, or other conveyance arriving in or at the border of Tanzania shall provide to an inspector at the point of entry-

- (a) cargo manifest, consignment note, crew or passenger list or other relevant documentation concerning the contents of the conveyance which the inspector may request; and  
(b) a declaration prescribed in the First Schedule to these Regulations in respect of any cargo container on board of the conveyance.

Inspection  
of  
conveyances

70.-(1) An inspector shall, in collaboration with relevant competent authorities at the point of entry, enter a vessel, aircrafts, yachts, dows, truck, container or passenger



vehicle, without warrant and inspect, search and examine such conveyance for phytosanitary risks.

(2) Where phytosanitary contamination is detected, the inspector may, in writing, order, direct or require the treatment of the carrier, vessel, aircrafts, yachts, dows, truck, container or passenger vehicle through treatment method as shall be prescribed by the >M1 Authority <.

System  
audit and  
Pre-  
clearance  
inspection

71. The Authority may, for the purpose of enhancing level of phytosanitary protection of the country, carry out pre-clearance inspection and audit of procedures in the exporting country for some imports where necessary.

Postal and  
courier  
documentati  
on

72. Any plants, plant products or regulated articles introduced by post or courier into Tanzania shall-

- (a) be clearly labelled in English, Kiswahili or both as to its contents;
- (b) have the documentation required securely attached to the outside of the package; and
- (c) be opened at the discretion of the inspector, for cross-checking phytosanitary identity and integrity of the content.

Prohibition  
of removal  
without  
permission

73.(1) A person shall not remove from the point of entry any-

- (a) plants, plant products, pesticide, or regulated articles;
  - (b) package in which pesticide, plants, plant products or any regulated articles are contained, from any wharf and landing-place; or any other place; or
  - (c) wood packaging materials,
- without a release order by the inspector.

(2) The release order shall be in a form prescribed in the First Schedule to these Regulations.

Declaration  
on arrival  
by  
passengers

74. (1) A passenger carrying plants, plant products or regulated articles imported into Tanzania shall make a declaration to an inspector in a manner provided for in the

First Schedule to these Regulations.

(2) Plants, plant products or regulated articles imported contrary to this regulation shall be seized by an inspector, and, at the importer's expense, be treated, destroyed or otherwise dealt with as the inspector thinks fit, or may be taken to a post-entry quarantine station for such further inspection, treatment and disposal as may be required and a parcel disposition notice shall be issued in a manner set out in the First Schedule to these Regulations.

Movement  
of timber  
and timber-  
based  
products

75.-(1) A person who imports timber, cut branches, round wood, logs, sawn wood, woodchips, barks and wood-based panels into the country shall comply to import requirements.

(2) Pursuant to subregulation (1), importation of timber and timber-based products shall be subject to pre-shipment inspections, treatments, post-entry quarantine or pest-specific surveys.

(3) Timber and timber-based products to be imported shall be debarked and treated through heat, fumigation, irradiation or any other treatment method as deemed fit after consultation with the Authority.

Conditions  
for wood  
packaging  
material

76.-(1) A person who intends to import in or transiting through Tanzania the commodity packed in wood packaging material shall be required to treat and mark it with an approved logo certifying to have been properly treated.

(2) For the purpose of subregulation (1), wood packaging materials shall include crates, boxes, packing cases, dunnage, pallets, cable drums and spools or reels which can be used as packing materials in any imported consignment, including consignment that is not subjected to phytosanitary inspection.

(3) The provision of subregulation (2) shall not apply to-

- (a) wood packaging material made entirely from six mm or less in thickness;
- (b) wood packaging made wholly of processed wood material, such as plywood, particle board,

oriented strand board or veneer that has been created using glue, heat or pressure, or a combination thereof;

- (c) barrels for wine and spirit that have been heated during manufacture;
- (d) gift boxes for wine, cigars and other commodities made from wood that has been processed or manufactured in a way that renders it free of pests;
- (e) sawdust, wood shavings and wood wool; and
- (f) wood components permanently attached to freight, vehicles and containers.

(4) The Authority shall accept and authorise entry of wood packaging materials without further specific requirement upon confirming that the material have been debarked and treated by heat or dielectric heated or fumigated with recommended fumigant.

(5) The Authority may accept treatment other than the measures referred to under subregulation (4) depending on bilateral arrangement whereby the official mark may not be used.

Treatment  
providers  
of wood  
packaging  
material

77.-(1) A person who intends to provide treatment services of wood packaging materials shall apply for registration to the Authority in a Form set out in the First Schedule to these Regulations.

(2) The Authority shall. After receiving an application under subregulation (1), assess the application subject to fulfilment of the following conditions that the applicant has-

- (a) undergone specialized training in treatment service of wood packaging materials and have at least two trained fumigators or heat treatment operators; and
- (b) premises, facilities, and equipment to support the provision of treatment services of wood packaging materials-

(3) Where the Authority acceptss and approve the applicant to be registered, the Authority shall issue certificate of registration as prescribed in the First

Schedule to these Regulations upon payment of registration fee.

(4) The Authority shall, within fourteen days after receiving the application-

- (a) register the applicant; or
- (b) reject the application and notify the applicant in writing giving reasons for such rejection.

(5) The Authority shall provide a unique registration code to a registered service provider to be used as official mark to treated wood packaging materials.

(6) The official mark shall consist of a symbol of International Plant Protection Convention, a country code, treatment provider code and treatment abbreviation code in a format as prescribed in the First Schedule to these Regulations.

Use of  
official  
mark

78.-(1) Wood packaging material subjected to approved measures shall be identified by an application of an official mark depicting the symbol, country code, treatment provider code and treatment code.

(2) The official mark shall be legible, durable, and not transferable and placed in a location that is visible preferably on at least two opposite sides of the wood packaging unit.

(3) The size of the mark shall be-

- (a) legible enough to be visible by spectators without the aid of visual aids; and
- (b) rectangular or square in shape;
- (c) have a border line separating the symbol from the code components.

(4) In case the wood packaging material-

- (a) has been treated, marked and has not been repaired, manufactured or otherwise altered, such wood packaging material shall not require re-treatment or re-application throughout the service life of the unit; and
- (b) is repaired and one third of its component is replaced, the wood used for repair shall be treated and marked individually.

In transit  
wood  
packaging  
material

79.-(1) Where a consignment in transit has wood packaging material which has not been treated, the Authority shall take measures to ensure the wood packaging material does not pose unacceptable risks.

(2) Subject to subregulation (1), where a non-compliant wood packaging material is intercepted, the Authority shall apply the following measures to secure its disposal-

- (a) incinerate the material;
- (b) bury the material, at least two meters deep, in sites approved by the Authority;
- (c) chipping wherever applicable;
- (d) return the consignment to exporting country, where appropriate; and
- (e) other methods of treating the packaging material as the Authority may determine.

Interceptio  
n  
notification

80.-Where the consignment of plants, plant products or other regulated articles-

- (a) fails to comply with Tanzania import requirements;
- (b) lacks relevant documentation;
- (c) is prohibited from entry into the territory of Tanzania,

the Authority shall notify the competent authority of the exporting country in the manner provided for in the First Schedule to these Regulations.

## PART VII EXPORT OF PLANTS, PLANT PRODUCTS ORREGULATED ARTICLES

Application  
for  
phytosanita  
ry  
certificate

81.-(1) A person who intends to export plants, plant products or regulated articles shall apply to the Authority for a phytosanitary certificate in a form prescribed in the First Schedule to these Regulations.

(2) The application referred to under subregulation (1) shall be accompanied by -

- (a) import permit from importing country;
- (b) invoice;

- (c) customs assessment report;
- (d) certificate of proof of treatment where applicable; and
- (e) any other relevant document as the Authority may require.

(3) Upon receipt of the application and fulfilment of the requirements under subregulation (2), the consignment shall be inspected and may further be subjected to laboratory examination or treatment.

(4) The applicant shall be responsible for providing the facilities and conducive environment necessary for proper conduct of the inspection, examination and treatment as referred to in subregulation (3).

Export  
certificatio  
n

82.-(1) The Authority shall, for the purpose of ensuring the safety of plants, plant products and regulated articles intended for export, verify whether the exported consignment has complied with phytosanitary requirements set by the importing country:-

(2) Upon notification of non-compliance by the importing country, the Authority shall notify the exporter in writing within forty eight hours and may temporarily restrict further exports.

(4) The Authority shall evaluate the cause of non-compliance and recommend corrective actions to the exporter at the exporter's cost.

(5) The exports shall be reinstated upon compliance of recommended corrective actions.

Issuance of  
phytosanita  
ry  
certificate

83.-(1) The Authority may, after being satisfied and subject to subregulation (2), issue a phytosanitary certificate to the successful applicants.

(2) The authorised inspector after examining all documentation, consignment or a representative sample of any plant, plant products or regulated articles intended for export and satisfied that-

- (a) it is practically free of pests; and
- (b) it conforms with the current phytosanitary requirements of the importing country,

may issue a phytosanitary certificate in a format set out in

the First Schedule to these Regulations.

(3) The validity of phytosanitary certificate prior to export shall be seven days for perishable consignment and twenty-eight days for non-perishable consignment.

(4) A person who exports or re-exports plants, plant products or regulated articles without a phytosanitary certificate issued by the Authority commits an offence.

Re-export

84.-(1) Any exporter who intends to re-export a consignment shall apply to the Authority for a re-export phytosanitary certificate in a form prescribed in the First Schedule to these Regulations.

(2) Before issuing re-export phytosanitary certificate, the Authority shall conduct inspection and make sure that the application is accompanied with the following documents-

- (a) valid business licence;
- (b) phytosanitary certificate from the country of origin
- (c) import permit of the country of destination; and
- (d) any other relevant document as may be required by the Authority.

(3) Where an inspection reveals that a consignment has-

- (a) either been exposed to infestation or contamination by pests;
- (b) lost its phytosanitary integrity; or
- (c) been subject to processing to change its nature.

the Authority shall ascertain the compliance of phytosanitary requirements of the importing country and issue phytosanitary certificate for re-export.

(4) When an imported consignment is split up, combined with other consignment, or repackaged, the Authority shall issue a phytosanitary certificate for re-export in the form prescribed in the First Schedule to these Regulations.

Procedure  
for  
inspection,  
sampling

85.-(1) The exporter shall-

- (a) present the consignment at the point of exit or arrange for inspection at his premises; or

and  
laboratory  
testing at  
point of exit

- (b) present the container at any other approved place on scheduled date and time for inspection; and
- (c) provide necessary transport, labour and other facilities for opening, sampling, repacking, and sealing.

(2) Sampling of consignment shall be in accordance with established methodologies for sampling of consignment as provided in the standard operating procedures.

Procedures  
for  
treatment of  
consignmen  
t

86. The exporter shall-

- (a) arrange for treatment of consignment or container at his premises or any other appropriate place;
- (b) be responsible for provision of necessary labour, and any other facilities for the carrying out of treatment; and
- (c) submit a duly signed commitment form as prescribed in the First Schedule and pay for treatment supervision fee.

Consignme  
nt in transit

87.-(1) The Authority shall establish phytosanitary measures for consignment in transit based on pest risk analysis.

(2) Subject to subregulation (1), the Authority may apply the following measures-

- (a) inspect and certify consignment in transit that poses a significant risk to Tanzania;
- (b) implement an emergency action as prescribed in the guidelines; and
- (c) prohibit the transit of the shipment that has no available risk management or does not comply with the phytosanitary requirements for import.

(2) Any importer or exporter who intends to transport consignment in transit through Tanzania shall make application in a prescribed form specified in the First Schedule to the Authority before importing or exporting the consignment.

(3) The inspector at the entry checkpoint shall



inspect the phytosanitary certificate, vehicle, and consignment to verify its compliance with phytosanitary requirements.

(4) Where transit consignment complies with the phytosanitary requirements of Tanzania, the consignment shall be immediately be allowed entry for transit.

(5) Where the consignment does not comply with phytosanitary requirements, such consignment shall be denied transit through Tanzania and the consignee be notified in writing within seven days the reasons for denial.

Pest  
identification

88.-(1) The pest identification shall be conducted in a designated plant health laboratory or post entry quarantine station.

- (a) the Authority shall develop disease diagnostic protocols and pest identification manual describing procedure and method of diagnostic and identification of regulated pest, such protocol and identification manual shall provide at least the minimum requirement for reliable diagnostic and identification of regulated pests;
  - (b) importers of restricted and high risky plants, plant products or regulated articles shall notify the Authority of arrival of such materials for laboratory analysis;
  - (c) authority shall run relevant tests for identifying potential pests and diseases in the samples and produce a laboratory test report to be communicated back to client;
  - (d) where there is a need to send the sample of the pest to foreign laboratory for identification, such laboratory shall be approved by the National Plant Protection Organization of such country and be officially recognized by the Authority; and
  - (e) the Authority shall establish official laboratory to diagnose, identify, collect, and preserve specimens of pest to support the development of a national pest list.
- (2) The procedures for laboratory management

information system shall be prescribed in the guidelines.

(3) The Authority may offer plant health diagnostic service subject to payment of prescribed fees on areas such as-

- (a) plants, plant products and regulated articles disease diagnostics;
- (b) insect and mite identification;
- (c) soil-borne pathogen monitoring;
- (d) germplasm associated pathogen testing;
- (e) target-pathogen freedom for export-destined plant product;
- (f) target-pathogen area freedom certification;
- (g) flora identification; and
- (h) any other related services.

Refusal to  
issue  
phytosani-  
tary  
certificate  
or re-export  
phytosani-  
tary  
certificate.

89. The Authority may refuse to issue a phytosanitary certificate or re-export phytosanitary certificate to the applicant if the applicant fails to meet the requirements under regulation 86 and 89.

## PART VIII

### MOVEMENT OF BIOLOGICAL CONTROL AGENTS

Biological  
control  
agents

90.-(1) For the purposes of managing risk related to the export, import and release of biological control agent, the Authority shall-

- (a) carry out pest risk analysis of biological control agents prior to import or release;
- (b) ensure phytosanitary import requirements of importing country are complied;
- (c) obtain, provide, and assess documentation, including the dossier, as appropriate to the export, shipment, import or release of biological control agents;
- (d) ensure that biological control agents and other beneficial organisms are taken either directly to designated quarantine stations or mass-rearing facilities or, where appropriate, passed directly for release into the environment;

(e) monitor release of biological control agents to assess impact on target and non-target organisms.

(2) This provision shall apply to all kinds of biological control agents including those intended for research under quarantine stations.

(3) The provision of subregulation (2) shall also include importation of biological control agents for research in quarantine stations.

(3) The Authority may reject application of importation of biological control agent where:

(a) it is proved scientifically that the biological control agent is not effective in controlling the target pest feasibly;

(b) it has been published in a refereed journal and other credible scientific publications that the biological agent is not adequately effective in controlling the target pest;

(c) there is enough scientific evidence that the local field conditions might render it less effective; or

(d) the economic and ecological costs of releasing the biological control agent to the environment outweighs the accrued socio-economic benefits to farmers.

Application  
for  
registration  
of  
biological  
control  
agents

91.-(1) An Applicant who wishes to apply for registration of native and non-native biological control agents for commercial or research purposes, shall, upon payment of the specified application fee, apply to the Authority in the manner prescribed in the First Schedule to these Regulations.

(2) The applicant shall submit to the Authority a dossier, protocol and a draft label based on the requirements for registration of biological control agents as prescribed in guidelines.

(3) The Authority shall establish a team of scientists to evaluate the submitted dossier based on the requirements under subregulation (2) as prescribed in the guideline

(4) The team of scientists shall submit its findings to the Authority for the purpose of making a determination in

respect of an application submitted under subregulation (3)

(5) The Authority after receiving the findings from the team of scientists, shall order the conduct of bio-efficacy trial in accordance with guidelines.

Bio efficacy  
trial of  
biological  
control  
agents

92.-(1) Where the Registrar has granted approval for bio efficacy trial to be conducted, and upon paying the prescribed fee, such trial shall be undertaken by the Authority.

(2) The applicant shall apply to the Authority for import permit of biological control agent for the purpose of bio-efficacy trial in the manner prescribed in the First Schedule to these Regulations.

(3) The Authority may engage recognized institution or individual expert to conduct bio-efficacy trial and such trials shall be supervised by the Authority.

(4) The conduct of bio-efficacy trial shall be provided in the guidelines.

(5) The Authority shall, upon completion of the trials, evaluate the findings and decide whether to approve or defer registration.

(6) Where the Authority is satisfied with the findings of bio-efficacy Authority shall grant registration of such biological control agent in the manner prescribed in the First Schedule to these Regulations.

(7) Where the Registrar has refused to grant approval for bio-efficacy trial, the Authority shall inform the applicant in writing within 7 days giving reasons for such decision.

Export of  
biological  
control  
agents

93.-(1) The application for an export permit of registered biological control agents shall be made to Authority as prescribed in the First Schedule to these Regulations.

(2) The Authority shall, for purposes of regulating the export of biological control agents, ensure that-

(a) phytosanitary requirements of the importing country are complied with;

(b) consignment is accompanied by appropriate documentation,

- (c) the biological control agents were produced in a strictly controlled environment-
- (d) packaging is secure in order to prevent escape of the contents; and
- (e) fees associated with exportation of biological control agent are paid as prescribed in the First Schedule to these Regulations.

Maintenance of biological control agents for controlling pests  
Import of biological control agents

94. For the purposes of maintenance of biological control agent, the Authority shall ensure that rearing of biological control agents is conducted in accordance with procedures prescribed in the guideline.

95.-(1) Where an application for an import permit of registered biological control agents is for commercial or research purposes, the application shall be made to Authority as prescribed in >M1 first < Schedule, along with application fee.

(2) Where an application for a permit under subregulation (1) requires assessment, the phytosanitary requirements for an importation of biological control agent shall be prescribed in the report of pest risk analysis.

(3) the provision of subregulation (2) shall also include import for research in quarantine stations.

(4) The application for an import permit shall specify-

- (a) the name of the biological control agent to be imported;
- (b) intended use of the biological control agent to be imported;
- (c) the country of origin of the biological control agent to be imported;
- (d) the quantity of the biological control agent to be imported; and
- (e) proof of payment of the prescribed fees.

(5) An application to import of biological control agents shall be accompanied by-

- (a) a statement of bio safety levels and arrangement;
- (b) a monitoring plan for the imported biological control agents; and
- (c) proof of trained staff to manage the imported

biological control agents.

(6) The importer of biological control agents shall ensure that-

- (a) all conditions specified in the regulations are complied with;
- (b) consignment is accompanied by an appropriate documentation and voucher specimen; and
- (c) packaging is secure in order to prevent escape of the contents;

(7) A consignment of biological control agents shall only be imported to Tanzania Mainland through a permissible entry point with a specified plant quarantine station or designated containment facility.

(8) Where an application for an import permit under subregulation (1), is in respect of a biological control agent that has previously undergone assessment, the Authority shall consider the application and communicate decision to the applicant within fourteen working days.

Permit to  
import or  
export  
biological  
control  
agents

96.-(1) The registrar shall, where satisfied that-

- (a) biological control agents have no unacceptable risks to human health, biodiversity and the environment;
- (b) the applicant meets the requirements of importation or exportation of a Biological control Agent;
- (c) issue an import or export permit as prescribed in **>M1 the First > Schedule.**

(2) The import or export permit may be subject to such terms and conditions as the Authority may consider appropriate.

(3) Notwithstanding the generality of subregulation (2), the terms and conditions may include-

- (a) a requirement for a phytosanitary certificate;
- (b) a requirement for additional declarations;
- (c) a specific designated point of entry for the imports;
- (d) applying to consignment specified in the import permit only;
- (e) the nature of the packaging;

- (f) the nature of the treatment of the consignment of the biological control agents;
- (g) the validity of the import or export permit; and
- (h) presentation of a biological control agent for inspection at the point of entry.

(2) The terms and conditions specified in the import or export permit shall not be changed or modified without the approval of the Authority.

(3) A person who imports or export any biological control agent without a permit issued under these Regulations commits an offence.

Validity of  
import or  
export  
permit

97.-(1) An import or export permit shall be valid for three months from the date of issue and shall only be used for the prescribed entry point and specified package of biological control agents.

(2) Notwithstanding subregulation (1), the Authority may, on application, extend the validity of an import or export permit for a further period of three months upon payment of a fee prescribed in >M1 the Second < Schedule.

(3) The application under subregulation (2) shall be made to the registrar in writing, at least one month before the expiration of the current permit, stating the reasons for the extension.

Refusal to  
issue  
import  
permit

98.-(1) The Authority may refuse to issue an import permit of biological control agent based on the findings of pest risk analysis.

(2) Where the Authority refuses to grant an import permit under these Regulations, it shall give reasons for the refusal in writing within seven days from the date of the refusal.

## PART IX CONTROL OF PESTS

Declaration  
of regulated  
pests

99.-(1) For the purpose of declaring the list of regulated pests in the *Gazette*, the Authority shall conduct pest surveillance and pest risk analysis to establish a list of quarantine pests, regulated non-quarantine pests and pests

of national concern.

(2) The Authority shall, upon declaration of the list of regulated pests in the *Gazette*, notify other National Plant Protection Organizations.

Duty of  
notification

100.-(1) Pursuant to the Act, presence or suspicion of presence of quarantine pest shall be notified to the Authority.

(2) Upon receipt of the report of presence or suspicion of presence of quarantine pest, the Authority shall take immediate response.

(3) Following confirmation of the presence of a regulated pest the Authority shall respond to the phytosanitary emergency according to phytosanitary emergency response plan as provided under regulation 104.

Duty of  
owner or  
occupier of  
land

101.-(1) Upon confirmation, every owner, occupier or person having the charge or management of land infested by a quarantine pest shall immediately destroy the pest.

(2) In default of the action prescribed under subregulation (1), the inspector may take necessary measures, or order such measures to be carried out in his presence. and the cost of materials and labour shall be borne by the owner or occupier.

Publication  
of new pest

102.-(1) No person shall be allowed to publish in print, electronic or declare in broadcast media presence of a new pest in Tanzania previously not reported.

(2) A person who discovers, identifies, detects presence of a new pest in Tanzania, shall notify the Authority and provide a report accompanied with the laboratory diagnostic confirmatory report and the actual specimen of the pest where applicable.

(3) The Authority shall, upon receipt of the new pest report-

- (a) acknowledge the receipt of the notification within seven working days;
- (b) confirm the identity of the pest and within a period of two months;
- (c) evaluate the status and may approve the pest



report for publication; and

- (d) seek further information for evaluation where the confirmation of pest identity and status is not conclusively determined.

(4) The Authority may, upon the approval by the Minister in line with international obligations, report occurrence of new pest in the country.

Declaration  
of pest  
outbreak  
quarantine  
area

103.-(1) The Authority shall, where the outbreak occurs within a place, site or area of production, declare an area as pest outbreak quarantine area.

(2) A declaration made under subregulation (1) shall specify-

- (a) information on the species and other biological information regarding the regulated pest as well as the impact;
- (b) the geographical boundaries of the pest outbreak quarantine area and buffer zone;
- (c) duties of an occupier or owner of any land or premises or Authority to participate in protection and control of outbreak of quarantine pest;
- (d) the phytosanitary measures to be applied as prescribed in these regulations; and
- (e) the conditions for subsequent renewals of the declaration.

(3) The Authority shall continuously monitor and review the declaration to verify the status of the outbreak quarantine area and buffer zone and make proposals for revisions as necessary.

(4) The Authority may, subject to subregulation (3), cancel the declaration when the regulated pest is no longer present, or the risk of regulated pest is relatively low.

(5) The Authority shall, in collaboration with relevant Ministries and other stakeholders, prepare emergency response plan based on:

- (a) status of the quarantine pest;
  - (b) pest control strategies available; and
  - (c) other factors related to the control of pests.
- (6) An emergency response plan shall address at

least the following:

- (a) identification and mobilisation of technical expertise required;
- (b) information regarding the target regulated pest;
- (c) the administrative and technical logistic organization required;
- (d) measures needed to address risks to plant health;
- (e) address a robust detection measure for strategic pests; and
- (f) the budget needed.

Phytosanitary measures during outbreak of quarantine pest

104. The Authority shall apply phytosanitary control measures to any area that is infected, infested or suspected of being infected or infested by a regulated pest, as well as to any quarantine area, buffer zones, pest-free area, area of low pest prevalence, pest-free place of production, pest-free-production site as the case may be as follows-

- (a) treatment or disposal of plants, plant products and other regulated articles, including vehicles that may spread pests, in order to limit the spread of a quarantine pest, and to keep the area free from a specific pest or to keep the level of a pest low;
- (b) control of a pest;
- (c) restriction or prohibition of the movement of plants, plant products and other regulated articles from the quarantine area including buffer zone;
- (d) imposing domestic quarantine in case of local detection or outbreak;
- (e) prohibition of planting or replanting specific plants in a specified location; or
- (f) any other phytosanitary action which the Authority deems necessary.

Pest surveillance

105.-(1) The Authority shall collect and record data on pest presence or absence by survey, monitoring or other procedures in order to-

- (a) facilitate early detection of new pest;
- (b) delimit a pest population in an area;

- (c) establish a national official pest list;
- (d) fulfil the national pest reporting obligation to other countries;
- (e) establish, designate, maintain and declare pest free areas and areas of low pest prevalence;
- (f) conduct pest risk analysis;
- (g) determine pest status in an area;
- (h) facilitate market access; and
- (i) assess changes in the characteristics of a pest population dynamics.

(2) An inspector may, during undertaking of pest surveillance activities, enter any premises or land to inspect or collect samples for testing of plants, plant products or other regulated articles that may be capable of harbouring pests.

(3) The Authority shall establish, maintain and update facilities for diagnostic or appropriate access to ensure that the pests are properly identified.

(4) A person who detects or suspects presence of unidentified pest or occurrence of new pest to an area shall be obliged to report to the Authority.

Establishing, declaring and maintaining pest free area

106.-(1) The Authority shall, before establishing, declaring and maintaining pest free area and area of low pest prevalence -

- (a) conduct general surveillance and specific surveys;
- (b) establish a system for monitoring, collecting, archiving, and transmitting data on prevalence of target pest;
- (c) introduce restriction of movement of certain products within the intended areas and establish buffer zone;
- (d) specify import requirements into designated area; and
- (e) provide extension support to producers through its capacity building technical arm.

(2) The Authority shall, after establishing, declaring and maintaining pest free area and area of low pest prevalence, prepare a report detailing proposed commodity to

be exported, geographical information of the proposed area, size of an area, natural barrier, buffer zone including mapping of pest distribution, phytosanitary measures, climatic data, growing seasons and production system for approval by the Minister.

(3) Upon approval by the Minister, the pest free area and area of low pest prevalence shall be published in the *Gazette* and the Authority shall inform the competent authority of the importing country for consideration.

Obligation  
of occupier  
or owner of  
land or  
premises

107. An occupier or owner of land or premises, within the designated pest free area or area of low pest prevalence, shall be obliged to adhere to the provisions of this Part.

Migratory  
pests

108. The Authority shall put in place mechanisms for early warning systems for migratory pests that shall include -

- (a) monitoring and rapid detection of pest outbreaks;
- (b) data recording and transmission systems;
- (c) capacity building in data collection for pest forecasting; and
- (d) development of tools for stakeholders to establish systems to respond to emergencies.

Reporting  
of  
migratory  
pests

109.-(1) An occupier or owner of land whose land has been infested with any developmental stage of migratory pests shall report the occurrence of the migratory pest to the Authority stating the locality of the land where the migratory pest has been sighted.

(2) Upon receipt of the information, the Authority shall analyse the pest information provided, conduct field visit to verify the pest report and determine the pest identity.

(3) The Authority shall upon confirmation of the pest identity as a migratory pest, shall undertake measures for the control or elimination of the pests.

(4) An occupier or owner of infested land shall carry out such instructions or adopt such measures as may be recommended by the Authority.

## PART X

## GENERAL PROVISIONS

Delegation  
and criteria  
for  
eligibility

- 110.-(1) The Authority may delegate some of its functions to an entity that meets the following criteria-
- (a) can legally operate in Tanzania and has the ability to enter into an agreement with the Authority;
  - (b) it has financial capability, infrastructure, equipment, human resource and documentation demonstrating the process required to consistently undertake the specific delegated functions;
  - (c) has a clear statement of liability for the delegated functions; and
  - (d) has a process in place for efficient and effective conflicts resolution with clients.
- (2) Procedure for audit and monitoring of the delegated entity shall be set out in the guideline.

Process of  
delegation

- 111.-(1) The Authority shall, where it intends to delegate its functions to an entity, carry out an audit of the entity's documented procedures and the entire system to implement the delegated functions.
- (2) Where the Authority is satisfied that the requirements for delegation of entities have been met by the entity, the Authority shall delegate such particular power.
- (3) The Authority shall carry out audit of the delegated entity from time to time as it deems fit.

Non-  
conformity

- 112.-(1) In a circumstance where the entity does not meet the requirements specified by the Authority as set out in the authorization agreement, the authority shall consider this as nonconformity and a non-compliance notification to require corrective actions shall be issued to the entity.
- (2) Where nonconformity impacts the integrity of the entity and requires a rapid corrective action to be identified and implemented, it shall be categorised as critical nonconformity.
- (3) The Authority may consider nonconformities to be critical in situations such as:

- (a) when there is evidence of failing to properly perform delegated functions.
- (b) when a corrective action is not implemented to the satisfaction of the Authority.
- (c) when there is a failure to timely implement corrective actions to remedy the shortcomings identified.
- (d) when the integrity, confidentiality or impartiality of the entity is shown to have been compromised.
- (e) when there is evidence of fraud.
- (4) In a circumstance where the entity no longer meets the requirements specified by the Authority, the Authority may suspend or revoke the delegation.

Qualifications of analyst and inspector

113-(1) A person shall not be appointed an analyst unless he has the minimum qualification for a person to be appointed as such following-

- (a) In the case of an inspector,
  - (i) at least a diploma or its equivalent in relevant science subjects;
  - (ii) have successfully completed an inspectors' course in relevant aspects of plant health and pesticide;
- (b) In the case of an analyst,
  - (i) at least a diploma or its equivalent in relevant science subjects;
  - (ii) have successfully completed certified analyst course in relevant aspects of plant health or pesticide formulation or residues analysis;
- (2) The inspector shall, upon appointment, be given an identification which he shall carry and produce whenever necessary during all times of executing of his duties.

Disqualification of Inspectors and Analyst

114. An inspector or analyst shall cease to be an inspector or analyst in accordance with the Act and any other provision in these Regulations in case of-

- (a) a state of prolonged ill health;

- (b) retirement from such services; >M1 or <  
(c) misconduct which results to breaching of inspection or analytical tsprinciples.  
Ts (d) >M1 ----- <
- Fees 115.-(1) The fees set out in the Second Schedule to these Regulations shall be payable in respect to all services..  
(2) The fees payable under subregulation (1), shall be paid in the United States Dollar or in equivalent to Tanzanian shillings corresponding to United State Dollar exchange rate provided by the Bank of Tanzania of that date.  
(3) The fees for services under this regulation shall be paid at the time of submitting the application.
- Offences 116. A person who, by himself, his agent or servant, either directly or indirectly contravenes any provision of these Regulations commits an offence and. On on conviction shall be liable to the penalty provided under the Act.
- Appeals 117.-(1) A person aggrieved by a decision of the Authority may, within thirty days >M1 from the date of receipt of the decision <, appeal in writing to the Minister.  
(2) Notwithstanding the provision of subregulation (1), the Minister may, on application in writing and upon giving reasonable cause, extend the time of appeal prescribed under subregulation (1).  
(3) In determining an appeal under this regulation, the Minister may form an expert committee to advise him on the subject matter of an appeal.  
(4) Without prejudice to subregulation (3), the expert committee shall order defence from the Authority and any other relevant information, if available, from the Appellant.  
(5) The >M1 Minister < may, after hearing an appeal

under this regulation-

- (a) allow or dismiss the appeal;
- (b) quash any refusal, revocation or suspension or;
- (c) order a person to make a fresh application.
- (5) Notwithstanding the provision of subregulations (1), (2) and (3), an appeal against pesticide analysis shall be initiated based on prescribed customer complaints procedures.

Revocation  
GN. No.  
297 of  
1985, GN.  
No. 383 of  
1987, and  
GN.  
No.401 of  
1999

118. The Pesticides Research Rules of 1985, the Tropical Pesticides Research Institute (Amendment of First Schedule) Order of 1987 and the Plant Protection Regulations of 1999 are hereby revoked.



FIRST SCHEDULE

*(Made under regulations 6 (1), 8 (2), 9(2) 14(3) 17(1), 20(1) 21(1) 23 (1), 24, 28(2), 29(2), 31(4), 32(1) and (2), 33(1) and (3), 34(1) and (5), 35, 36(1) (2),(7) and (10), 38(1)and (2) and (5), 43 (2) and (6), 47(3), 52(2), 56(2), 58(1)(a), 68(a) and (b), 73(2), 74(1) and (2) & 77(1),(3) and (6), 80. 81(1), 83(2), 84(1) and (4), 86, 87(2), 91(1), 92(2), 92(6) and 95(1) and 96(1)*

FORM PRC-1

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FORM FOR REGISTRATION OF PESTICIDE

*(Made under regulation 6 (1))*

*(To be filled Triplicate)*

Information to applicants

1. The applicant is the natural or legal person that deals with pesticides business in Tanzania Mainland. After approval of the registration, the applicant will become the registration holder of the product.
2. The applicant shall be a legal entity in Tanzania Mainland or be represented by a local agent who is a permanent resident in Tanzania Mainland and duly recognized by the registration authority.
3. Every application must be accompanied by:
  - (a) proof of payment of the application fee as prescribed in the Fifty-sixth Schedule;
  - (b) three (3) copies of the draft label and or extra leaflet in both Kiswahili and English languages.
  - (c) three (3) copies of the technical dossier as per registration data requirements
4. The applicant shall be required to submit:
  - (a) Registration authorization letter: In case the applicant is not the owner of the Technical Grade Active Ingredient (TGAI) and product, provide a letter in which the owner of the TGAI and product authorizes the applicant to apply for registration;
  - (b) Sample of the pesticide product, for bio-efficacy trial purposes;
  - (c) A sample of the pesticide product for residue trial purposes;
  - (d) A sample of the technical grade of its active ingredient(s);
  - (e) an analytical standard of its active ingredient(s);
  - (f) any other sample as may be required by the Authority;

- (g) Analytical methods reprints, photocopies or authenticated texts for quantitative determination of the purity of active ingredient in technical grade material and active ingredient concentrations in the formulations and in contaminated biological materials

1	APPLICANT	
1.1	Applicant name (corporate name of company)	
1.2	Status	<input type="checkbox"/> Manufacturer <input type="checkbox"/> formulator <input type="checkbox"/> other:....
1.3	Business registration number	
1.4	Physical address	
1.5	Postal address	
1.6	Telephone number/Mobile No.	
1.7	E-mail address	
1.8	Website (If applicable)	
1.9	Contact person at applicant company	
1.10	Contact person telephone number	
2	LOCAL AGENT	
2.1	Local agent name (corporate name of company) (if different from applicant)	
2.2	Status	<input type="checkbox"/> formulator <input type="checkbox"/> importer <input type="checkbox"/> distributor <input type="checkbox"/> Re-packer <input type="checkbox"/> distributor <input type="checkbox"/> Other:....
2.3	Business registration number	
2.4	Physical address	
2.5	Postal address	
2.6	Telephone number	
2.7	E-mail address	
2.8	Contact person at local agent	

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

2.9	Contact person telephone number			
3	PURPOSE OF APPLICATION			
a	<input type="checkbox"/> New pesticide product containing a new active ingredient (a.i.)			
b	<input type="checkbox"/> New pesticide product containing an a.i. already registered in the country			
c	<input type="checkbox"/> New source of active ingredient and/or formulation of an existing registration			
d	<input type="checkbox"/> Amendment or extension to an existing registration			
e	<input type="checkbox"/> Registration transfer (between registrants)			
f	<input type="checkbox"/> Other(specify):			
4	INTENDED USE			
4.1	Function/category of product (more functions/categories possible)	<input type="checkbox"/> Insecticide	<input type="checkbox"/> Fungicide	<input type="checkbox"/> Herbicide
<input type="checkbox"/> Acaricide		<input type="checkbox"/> Rodenticide	<input type="checkbox"/> Molluscicide	
<input type="checkbox"/> Bactericide		<input type="checkbox"/> Defoliant	<input type="checkbox"/> Plant growth regulator	
<input type="checkbox"/> Soil		<input type="checkbox"/> Fumigant	<input type="checkbox"/> Stabilizer	
<input type="checkbox"/> Other(specify):				
4.2	Type of use (more types possible)	<input type="checkbox"/> Agriculture	<input type="checkbox"/> Livestock	<input type="checkbox"/> Public health
<input type="checkbox"/> Household		<input type="checkbox"/> Forestry	<input type="checkbox"/> Industrial	
<input type="checkbox"/> Other(specify):				
4.3	Target pest (s)/disease(s) and crop (s)/use(s)			

5.0	PRODUCT INFORMATION	
a	Product name (brand name)	
b	Type of formulation	
c	Active ingredient(s) (common name)	
d	Active ingredient concentration(s)	
e	Molecular formulae of the a.i (s)	
f	Molecular weight of the a.i (s)	
g	List of Adjuvants by name(s)	
h	Adjuvants content by weight/volume	
6.0	HAZARD CLASSIFICATION	
a	WHO Hazard Class of the formulated product	<input type="checkbox"/> Class Ia <input type="checkbox"/> Class Ib <input type="checkbox"/> Class II <input type="checkbox"/> Class III <input type="checkbox"/> Class U
b	GHS classification of the formulated product (list all classifiable hazards)	
	Physical hazards	
	Health hazards	
	Environmental hazards	
6.1	Physico-chemical properties	
a	Relative density	
b	Appearance (Colour/Odour)	
c	Solubility in water	
d	Solubility in organic solvents	
e	Emulsion stability/suspensibility (where applicable)	

f	Wettability (where applicable)	
g	Stability in alkaline substances	
h	Compatibility/Incompatibility	
i	Spraying/dusting properties	
j	Moisture content	
k	Melting point	
l	Boiling point	
m	Vapour pressure	
n	Stability at storage	
o	Flammability	
p	pH (Acidity/Alkalinity)	
q	Adsorption capacity in soil	
r	Tolerance limits for the characteristics in (1.9) above (where applicable)	
6.2	Toxicological information	
a	Dermal mammalian toxicity (LD50)	
b	Oral mammalian toxicity (LD50)	
c	Inhalation (LC50)	
d	Eye irritation	
e	Skin irritation	
f	Skin sensitization	
g	Carcinogenicity	
h	Teratogenicity	
i	Embryotoxicity	
j	Neurotoxicity	
k	Effect on reproduction	
l	Manifestations and symptoms of exposure	
m	Symptoms of poisoning	

n	First Aid and measures in case of poisoning	
o	Antidote	
p	Residue tolerances data in substances treated with the pesticide. Where possible internationally accepted levels	
6.3	Eco-toxicological Information	
a	Toxicity of product to birds LD 50 oral	
b	Toxicity of product to fish LC50	
	Toxicity of product to aquatic invertebrates LC50	
c	Toxicity of product to bees LD 50 oral	
d	Toxicity of product to soil invertebrates LC50	
6.4	Safety Precautions	
a	Precautions during transport	
b	Precautions during storage	
c	Precautions in case of fire and explosion	
d	Precautions for surplus product and containers disposal	
e	Precautions before, during, after application of product for safe use and minimizing risk	
f	Recommendations for decontamination of application materials, protective clothing and equipment	
g	Effect of product on environment	
h	Fate and behaviour of product in soil TD50	
i	Fate and behaviour of product in water TD50	
j	Maximum residue limits in food	
k	Type and forms of containers used for storage	
m	Type of packaging used for distribution	
6.41	References of pest resistance to the pesticide product	
6.42	Patent status and expiry date (if applicable)	
6.43	Quick Response (QR)code (if available)	

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

7	DECLARATION	
	For and on behalf of..... I hereby certify that the above-mentioned information, as well as the data provided in the technical dossier, in support of this application are true, correct and complete.	
	..... ... Name in full(print)	..... Signature
	..... Official title	..... Date
	Official stamp of applicant/company	
8	FOR OFFICIAL USE	
	Application No:.....	Remarks: ..... ..... .....
	Date received:.....	
	Fees received: <input type="checkbox"/> Yes <input type="checkbox"/> No	
	Amount paid:	
	Status of application:	<input type="checkbox"/> Approved <input type="checkbox"/> Rejected <input type="checkbox"/> Pending
	..... Signature of Registrar	..... Date

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

ANALYTICAL REPORT

(Made under regulation 8 (2))

Formulation Laboratory

Residue Laboratory

Others

CERTIFICATE OF ANALYSIS

(To be printed in Triplicate)

I hereby declare that I have made a proper analysis of-----;Code; -----

Batch No: -----;No. of Samples -----;Sample Condition: -----

Submitted to the Tanzania Plant Health and Pesticides Laboratory Services by:-

Customer: -----

-----

Address: -----

Email: -----

Tel/Fax: -----

-----

Date of receipt of sample: -----

Note:

1. Provided results refer to submitted sample
2. This certificate should not be reproduced in part or in full, without written permission of the TPHPA Laboratory
3. Results conform to ISO 17025:2017 requirements

The results of the analysis being as follows: -

Custo mer ID	Profenofos	Cyperme thrin	Lambda cyhalo thrin	Chlorpyri fos	Abamectin	Deltamethrin	Acetami prid		
Method code	QAM 001 QAM 002	QAM 001 QAM 002	QAM 001 QAM 002	QAM 001 QAM 002	QAM 002	QAM 002	QAM 002	QAM 001 QAM 002	QAM 001 QAM 002
Units									
Adopted method	CIPAC QuEChER S	CIPAC QuEChER S	CIPAC QuEChER S	CIPAC QuEChER S	CIPAC	CIPAC	CIPAC	CIPAC QuEChER S	CIPAC QuEChER S



*Plant Health Regulations*

*GN. NO.284 (Contd.)*


Key: Not analysed ( - )  
Tick as appropriate (✓)

Date of analysis: ----- Date of Reporting: -----

Interpretation of Results and Opinion

Technical Signatory  
Signatory

Authorised

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FORM FOR PERMIT FOR EXPERIMENTAL USE PESTICIDE

*(Made under regulation 9(2))*

*(To be filled in duplicate)*

Information to Applicant

1. Every application must be accompanied by proof of payment of the experimental fee as prescribed in Fifty-sixth Schedule.
2. The applicant is not allowed to trade with the pesticide product under experiment.

<b>1. DETAILS OF APPLICANT</b>		
(a) Name of Applicant (Company/firm)		
(b) Physical address		
(c) Postal address		
(d) Contact person		
(e) Telephone/Mobile No.		
(f) Email address		
<b>2. DETAILS OF PESTICIDE UNDER EXPERIMENTATION</b>		
(a) Trade Name/Brand Name (if any)		
(b) Active Ingredient(s)& contents in %		
(c) Type of formulation (EC, SC CS, WP)		
(d) Target crop(s) and pest(s)		
(e) Expected date of commencement of the experiment		
(f) Expected duration of the experiment		
<b>FOR OFFICIAL USE ONLY</b>		
Approved( ) Disapproved ( )	Experimental Use Permit No.	Approved duration of the Experiment
..... Registrar of Pesticide	..... Signature	..... Date:

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY  
BIOLOGICAL CONTROL AGENT REGISTRATION CERTIFICATE

*(Made under regulation 14(3))*

*(To be printed in duplicate)*

The Authority, in exercising its powers under Regulation 18 (1) of the Plant Health Act, No. 4, 2020 has approved and registered for sale or use in Tanzania, the pesticide under the conditions detailed below: .....

.....

.....

.....

Details of the Biological Control Agent/Biopesticide

Genus: .....

Species & Author: .....

Other: .....

Type (parasitic, predator, etc.): .....

Category of Registration: .....

Trade name: .....

Name and Address of Registrant: .....

.....

.....

.....

Certificate is issued on ..... and is valid until: .....

Signature: .....

REGISTR

AR

Conditions

1. The label(s), which have been approved by the Authority for use during registration shall appear on product container on distribution and sale.
2. The certificate shall be displayed at prominent place and available for verification during audits and inspections.
3. No alterations or corrections would be permitted on the certificate.
4. The certificate shall be deemed to be invalid for other purposes than which it is given.
5. The registrant shall abide to the instructions and guidelines issued by the Registrar of Pesticides from time to time.
6. Routine audits to check for pesticide business compliance are mandatory.

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

CERTIFICATE OF REGISTRATION OF PESTICIDE

(  
(Made under regulation 17(1))

*Printed in duplicate)*

The Authority, in exercising its powers under Regulation 18 (1) of the Plant Health Act, No. 4, 2020 has approved and registered for sale or use in Tanzania, the pesticide under the conditions detailed below:.....

Registration Details

Name and Address of Registrant:.....

Category of Registration: .....

Trade name: .....

Common name(s):.....

.....

Certificate is issued on ..... and is valid until: .....

Signature:.....

REGISTRAR

Conditions

7. The label(s), which have been approved by the Authority for use during registration shall appear on product container on distribution and sale.
8. The certificate shall be displayed at prominent place and available for verification during audits and inspections.
9. No alterations or corrections would be permitted on the certificate.
10. The certificate shall be deemed to be invalid for other purposes than which it is given.
11. The registrant shall abide to the instructions and guidelines issued by the Registrar of Pesticides from time to time.
12. Routine audits to check for pesticide business compliance are mandatory.

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FORM FOR CHANGE OF PARTICULARS OF REGISTERED PESTICIDE

*(Made under regulation 20(1))*

<b>1.0 REGISTRANT DETAILS</b>		
1.1	Name of Registrant	
1.2	Name of local agent: (if different from Registrant)	
1.3	Status: (Manufacturer/Importer / formulator/ distributor etc.)	
1.4	Physical Address	
1.5	Postal Address:	
1.6	Telephone (and area code):	
1.7	Email:	
<b>2.0 PRODUCT SOURCE</b>		
2.1	Name of the Product Manufacturer	
2.2	Address of the Manufacturer	
2.3	Physical Address	
2.4	Postal Address	
2.5	Telephone (and area code)	
2.6	Email:	
<b>3.0 PRODUCT INFORMATION</b>		
3.1	Current trade name of the pesticide	
3.2	Product registration number	
3.3	Active ingredient(s) and their contents in g/L or g/kg or %	
3.4	Formulation type (EC, WP, SC, SL, G, D etc)	
3.5	Proposed changes (change in preservatives, formulation type, active ingredients content, trade name, label extension)	
3.6	Proposed new preservatives or active ingredient contents (w/w, w/v or %)	
3.7	Is the proposed change higher than absolute 10%w/w of the original formulation? If yes, new toxicological study information is required.	
<b>4.0 DECLARATION</b>		
For and on behalf of .....I hereby certify that the above-mentioned information and data provided in support of this application are to the best of my knowledge true, correct and complete.		
4.1	..... Name in full (printed)	..... ...

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

		Signature
4.2	..... Official Title	..... Date
Official Stamp of Applicant/Company		

FOR OFFICIAL USE

Application No: .....

Date received: .....

Fees received:     ☐ Yes                      ☐ No

Amount paid: .....

Status of application

☐ Approved

☐ Rejected

☐ Pending

Remarks:

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

.....  
Signature of Registrar

.....  
Date

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FORM FOR TRANSFER OF CERTIFICATE OF REGISTRATION  
(Made under regulation 21(1))

CURRENT REGISTRANT DETAILS	NEW REGISTRANT DETAILS
Full name (corporate company)	Full name (corporate company)
Physical address	Physical address
Postal address:	Postal address
Email:	Email:
Contact person and Tel/Mobile No:	Contact person and Tel/Mobile No:
Details of Registered Pesticide under transfer	
(a) Trade Name:	
(b) Active ingredient(s) and % content:	
(c) Registration number:	
(d) Registration category:	
(e) Registration validity:	
(f) Current Certificate No.	
Reason for transfer of ownership:	

Designation and signature of Current Registrant

official stamp

.....

.....

8	FOR OFFICIAL USE	
	Application No: .....	Remarks: ..... ..... .....
	Date received: .....	
	Fees received: <input type="checkbox"/> Yes <input type="checkbox"/> No	
	Amount paid:	
	Status of application:	<input type="checkbox"/> Approved <input type="checkbox"/> Rejected <input type="checkbox"/> Pending
	Signature of Registrar	Date

*Conditions:*

*The applicant shall attach-*

- (i) *a copy of certificate of registration issued by the Authority*
- (ii) *evidence of transfer agreement between transferer and transferee*
- (iii) *evidence to deal with pesticide business for a new registrant*

(iv) *evidence of payment of fees related to product registration*

FORM No. PRC 7

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)  
APPLICATION FORM FOR REGISTRATION OF PESTICIDE APPLICATION EQUIPMENT

*(Made under regulation 23 (1))*

*(To be filled quadruplicate)*

1. *Applicant's Details:*

- (a) Name  
.....
- (b) Address.....
- (c) Address in Tanzania if different from  
above.....
- (d) Type of Organisation (Importer, Manufacturer, Distributor etc.)  
.....
- (e) Name and address of Manufacturer/Importer of the original  
equipment.....
- (f) Name and address of firm's consultants/representative  
.....

2. *Details of the Pesticides Application Equipment (PAE) Product:*

- (a) Trade/Brand  
name.....
- (b) Model or Serial/Batch  
number.....
- (c) Country of Origin  
.....
- (d) List of Spares  
.....
- (e) Tank Capacity by volume  
.....
- (f) Empty Weight of the equipment (kg)  
.....
- (g) Type of equipment (e.g. Manual Level Operated knapsack, Motorized Knapsack Mist Blower,  
Dust Blower, Compressed Air Hand Sprayer, Tractor mounted (boom, centrifugal, ...),  
Electrically Powered Knapsack, ULV Sprayer, Aerial equipment, Duster,  
etc.).....
- (h) Nozzle atomization energy employed (hydraulic, centrifugal, pneumatic,  
etc.).....
- (i) Number (at least four) and types of Nozzles accompanying the equipment according to ISO  
10625 Nozzle Colour Code. (a)  
Number.....

(b) Type (colour and use):

Colour	Orifice size (mm)	Use
--------	----------------------	-----



*Plant Health Regulations*

*GN. NO.284 (Contd.)*

- i) .....
- ii) .....
- iii) .....
- iv) .....
- v) .....
- vi) .....

3. *Safety:*

- (a) Recommended precautions in handling the equipment.....  
.....  
.....
- (b) Supply reprints, photocopies or authenticated manuals in language of originating country, English and Kiswahili (Tick the Box):  
Language of the originating Country  
English  
Kiswahili
- (c) Label (Die stamped)  
.....

4. *Name and Qualifications of the technical staff in charge:*

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

DECLARATION

I/We certify that the information given above is correct to the best of my/our knowledge using the information and scientific data available to me/us.

.....  
Signature of the Officer

Title: ..... Date:.....

*Condition*

*Every application must be accompanied by: -*

- a) application fee prescribed in .....Schedule*
- b) three (3) copies of the draft label as per requirements.*

CERTIFICATE No. TPHPA. ....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PESTICIDE APPLICATION EQUIPMENT REGISTRATION CERTIFICATE

*(Made under regulation 24)*

The Authority, in exercise of its powers under Regulation 15 (1) of the Plant Health Act, has registered the pesticide application equipment described below, for a period of ..... years expiring on ..... subject to the conditions appearing below.

The registration number of the equipment is ..... The name of distributor in Tanzania is .....

Particulars of the equipment

Registrant: .....

Type of equipment: ..... Year manufactured.....

Brand Name ....., Model No. ....

Serial/Batch No. .... Country of Origin .....

Submitted by (Reg. Company/Agent) M/S..... P.O. Box

..... was tested, calibrated and assessed for the intended purpose of use in

.....

Issued this ..... day of .....(Month) of .....(year)

Signature:.....

REGISTRAR

Dated:.....

*CONDITION*

1. *The manual(s), which have been approved by the Authority for use in connection with the application of pesticide, are attached.*

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

APPLICATION FORM FOR LICENSE OF PESTICIDE AND BIO-PESTICIDE DEALER  
(Made under regulation 28(2))

1.0	<b>APPLICANT DETAIL</b>	
1.1	Name of the Applicant	
1.2	Physical address of the manufacture, formulating or repacking premises with geo-reference	
1.3	Postal address	
1.4	E-mail and Telephone	
1.5	Company registration details	
2.0	<b>TYPE OF DEALER</b>	
2.1	Manufacturer	
2.2	Formulator	
2.3	Repacker	
2.4	Retailer	
2.5	Wholesale	
2.6	Importer	
2.7	Exporter	
3.0	<b>PRODUCT DETAILS</b>	
3.1	Category of pesticide (Synthetic Pesticides/Bio-pesticides)	
3.2	Pesticide to be formulated/manufactured	
3.3	Its registration number (enclose copy of a certificate)	
3.4	Registration status and validity of the product	
3.5	Technical Grade Materials to be used	
a	Adjuvants	
b	Preservatives	

3.0 DETAIL OF THE PREMISE

3.1 Information on full time expert(s) engaged in the manufacture/formulating and testing

S/N	Name and designation	Qualification	Duties/Responsibilities	Experience

3.2 Information on the pesticide or bio-pesticide formulation or manufacture infrastructure (Enclose complete details in a separate sheet duly signed by the applicant, if space not sufficient).

- (a) Area of the premise(s)  
.....
- (b) Distance to the nearest residences.....
- (c) Neighbouring premises  
.....

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

- (d) Disposal mechanism of the waste .....
- (e) Safety measures in place .....
- (f) Any other related information (as may be requested).....

Applicant statement

I ..... in this day of .....do hereby solemnly verify that the information given in the application and the annexures and statements accompanying is correct and complete to the best of my knowledge and belief, and that nothing has been concealed. I clearly understand that this license is liable to be cancelled, if any information, or part thereof, is found to be wrong, fake or false at any stage or any condition of license is violated. I declare that we have adequate space and facilities to stock pesticides, manufactured by us so as to maintain their quality on shelf and shall not supply to any distributor or dealer or person who does not have adequate space and facilities to stock them so as to maintain their quality on shelf under every circumstances.

Signature ..... Designation ..... Date:.....

FOR OFFICIAL USE ONLY

Name of the receiving officer..... Designation.....

Date received.....

Total fees ..... USD

DECISION BY REGISTRAR

Accepted/Rejected .....

Reasons for rejection if any.....

.....  
Signature & Official stamp  
REGISTRAR

.....  
Date

*Conditions*

*The applicant shall attach-*

1. *Pre-Business license.*
2. *Evidence of company registration (BRELLA).*
3. *Clearance by National Environmental Management Council (NEMC).*
4. *Clearance by Occupational Safety and Health Agency (OSHA).*
5. *Copy of Certificates of Registration of a pesticide to be formulated or manufactured.*
6. *Premises inspection report by the TPHPA.*
7. *Evidence of training on pesticides related activities.*
8. *Proof of payment of application fees.*

LICENSE No. ....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)  
LICENCE TO MANUFACTURE OR FORMULATE OR REPACK THE PESTICIDE(S) OR  
BIO-PESTICIDE

*(Made under regulation 29(1))*

1. License to- manufacture formulate Repack  
the pesticide(s) or bio-pesticide on the premises located at  
..... (Complete  
address with geo-reference) is granted to  
M/s.....on .....(day) of.....  
(month) of ..... (year) as specified hereunder-

S/N	Particulars of the Pesticide	Registration Number	Date of grant of license	License valid up to

2. The pesticide(s) shall be formulated or manufactured under the direction and supervision of the technical staff. (Attach names, qualification and designation).  
3. The license is subject to such conditions as may be specified under the Plant Health Act No. 4 of 2020 as well as the conditions stated below.

.....  
Signature of the Registrar

Seal/QR Code

**CONDITIONS**

- This licence shall be kept in the premises for which the licence is being issued and shall be produced for inspection as and when required by Pesticide Inspector or any other officer authorized by the Authority in this regard.*
- Any change in the name of the expert staff, named in the licence, shall forthwith be reported to the Registrar of Pesticides.*
- The licensee shall comply with the provisions of the Plant Health Act, 2020, and the Regulations made thereunder for the time being in force.*
- The license also authorizes the storage and stocking of pesticide(s) manufactured at the licensed and geo-referenced premises, in the factory premises for sale by way of wholesale dealing by the licensee.*
- This licensed is granted and renewed subject to payment of annual fees.*
- Attach a list of names, qualification and designation of all technical officers.*

7. *Any other condition(s) may be specified by the licensing Authority.*

LICENSE No. TPHPA .....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)  
LICENCE TO SELL PESTICIDES ON WHOLESALE OR RETAIL BASIS  
(Made under regulation 31(4))

1. License to sell pesticides on wholesale or retail basis on the premises situated at .....(Physical address with geo-reference) is hereby granted to M/s .....(Name, Postal address, Telephone, Email) on ..... (day) of ..... (Month) of ..... (Year), valid for a period of up to one (1) year and expires every December of each year.
2. Form of Pesticides Registration: The licensee has been authorised to sell .....
3. The license is subject to the provisions of the Plant Health Act, 2020 and the Regulations made there-under for the time being in force as well as the conditions specified herein.

.....  
Signature of the Registrar

Seal/QR Code

*Conditions*

1. The licence shall be displayed in a conspicuous place in the premises.
2. No pesticide shall be sold except registered and in packages approved by the Authority.
3. The licensee is not allowed to sell unregistered, expired, decanted and unlabelled pesticides.
4. This license is granted and renewed subject to payment of annual fees
5. Any other condition(s) – may be specified by the Licensing Officer.
6. Inform the Authority in case of any change in the responsible technical person.

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)  
APPLICATION FORM FOR PEST CONTROL OPERATOR LICENCE

(Made under regulation 32(1))

1. I/We ..... of .....  
(Postal and Physical address with geo-reference). Email: .....  
Phone: ..... do hereby apply for commercial pest control licence  
for the type/types specified below.

2. This application is for: (Indicate with a tick in the box).  
a new license

renewal of license Current license Number .....

3. The type of pesticides I/We desire to apply are— (Indicate with a tick)  
fumigants insecticides acaricides nematicides

fungicides herbicides.

4. The intended purpose— (Indicate with a tick)  
fumigation of produce field crops household pests

termite control weed control

5. Store information  
(State address if different from above. If operating out of more than one physical location, attach a separate list that identifies each location and includes the name, and license number and validity period of the PCO in-charge for each location.)

Is the Physical address information the same as the Mailing Address Information provided in section 1 (above)? Yes <input type="checkbox"/> No <input type="checkbox"/> If no, please include physical address information below with geo-reference		
Mailing Address		
Physical and Postal Address		
City	Region	Country
Postal Address/Code	Telephone	Email address
Reference point (roads, places, bridges, or buildings)		Latitude/longitude



*Plant Health Regulations*

*GN. NO.284 (Contd.)*

6. Dealers Employee Qualification *(If there is more than one employed licensed personnel, please attach a separate list that includes the name, licence and expiry date of each employ's license*

Is the employed pesticide dealer the same as the owner in section 1 (above)? Yes <input type="checkbox"/> No <input type="checkbox"/> If no, please include employed pesticide dealer information		
First Name	Middle Initial	Last Name
Existing Licence/Permit Number(s)	Type/Class (Description)	Date of Expiry (dd/mm/yyyy)

7. I/We also forward a certified copy(ies) of Training Certificates of approved by TPHPA -

(Indicate with a tick)

Principles of Fumigation

Principles of Pest Management

Principle of Household Pest Control

Termite Control

8. I/We also forward payment receipt of the value of TZS/USD ..... made payable to TPHPA through the control Number ..... as the application fee.

Signature of the applicant.....for and on behalf of.....

Affix seal or stamp of applicant)

Date: .....

FOR OFFICIAL USE ONLY

Application received by ..... on ..... fee paid .....

TZS/USD ..... (in words)

.....

Date:

.....

REGISTRAR

LICENSE No.....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PEST CONTROL OPERATOR'S LICENCE

(Made under regulation 32(2), 34(1) and 35)

This License is issued to M/s

.....  
..... (Name, Postal address and  
geo-reference) on ..... (day) of ..... (Month) of ..... (Year), to carry on

.....  
(fumigation of produce, field crops, household pests, termite control, weed control, others)  
Unless earlier revoked or suspended, this license is valid for a period of up to one (1) year and  
expires every December of each year.

.....  
Signature of the Registrar  
Seal/QR Code

The certificate subject to conditions stated overleaf

1. This license is not transferable.
2. The Certificate should be displayed at prominent place and available for verification during audits and inspections.
3. No alterations or corrections would be permitted on the face of the certificate.
4. The certificate would be deemed to be invalid for other than the purpose for which it is given.
5. All the treatment operations should be performed by a qualified operator of the firm and necessary treatment records or data log sheets are maintained for necessary verification.
6. All the wood and wood packaging material shall be treated and marked with assigned code number as per the standards laid under ISPM-15 of IPPC prior to export as per ISPM-15.
7. The certified facility should abide by the instructions and guidelines issued by the Authority from time to time.
8. In case of fumigation operation, the certified operator should submit a compliance agreement to the Authority at the time of issuance of the certificate duly signed by the authorised signatory of the firm.
9. There will be routine audits to check for standards compliance.
10. No liability would lie with the officers of Tanzania Plant Health and Pesticide Authority towards issuance of the certificate.

*Plant Health Regulations*

GN. NO.284 (Contd.)

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY

APPLICATION FORM FOR AN AERIAL PESTICIDES APPLICATION OPERATOR LICENCE  
(Made under regulations 33(1))

*Aerial Pesticide Applicator Licensing Guide*

*To obtain an Aerial Applicator license you must:*

1. *Be actively licensed as a Commercial, Public or Private Pesticide Applicator in Tanzania.*
2. *Provide proof of training on Aerial Operator's Spraying techniques from a recognised and reputable Institutions.*
3. *Have 50 or more hours of documented experience as a licensed Commercial Pesticide Applicator, or licensed Public Applicator; or flight training experience as a licensed Commercial Pesticide Applicator or licensed Public Applicator or Immediately Supervised Trainee.*
4. *Attest on the application that you hold a TCAA flight certificate that is valid for the entire license period (through December 31);*
5. *Provide a valid:*
  - a. *- Commercial Pilot's Certificate certified by the TCAA and/or;*
  - b. *- A Remote Pilot Certificate (front and back required)*
6. *In case of renewal, provide a current Aerial Pesticide Application Operator Licence for the aerial equipment being used.*

SECTION A			
Type of License (Please Check One)			
Commercial	<input type="checkbox"/>	Application Date (dd/mm/yy)	<input type="checkbox"/>
Non-commercial/Private	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Current licence number (for renewals only)	<input type="text"/>		
Aerial Equipment type to be used			
Aircraft (manned)	<input type="checkbox"/>	Helicopter	<input type="checkbox"/>
Aircraft (unmanned)	<input type="checkbox"/>	Drone	<input type="checkbox"/>
Client Information			
Driver License No.	<input type="text"/>	Authority/Country Issued:	<input type="text"/>
Company Name	<input type="text"/>		
Business name	<input type="text"/>		
Postal & Physical Address	<input type="text"/>		
SECTION B			
First Name (Legal Name)	<input type="text"/>	Last Name	<input type="text"/>
Mailing Address	<input type="text"/>		
Phone	<input type="text"/>	Mobile	<input type="text"/>

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

SECTION C			
Person to Contact for License-related Matters			
Same as Client Name			
If not			
First Name (Legal Name)		Last Name	
Primary Phone		Secondary Phone (optional)	
E-mail Address			
Mailing Address			
Same as Client Address			
If not			
Address			
City			
SECTION D			
Facility (Location of Licensee, Licensed Activities or Equipment)			
Facility Name (Person or Business Name)			
Physical Address of Facility			
Address (No P.O. Box)			
City			
Directions to Physical Location			
SECTION E			
Employer Information (Non-commercial/Private & Commercial)			
Same as Client Address			
If not			
Address			
City			
SECTION F			
SIGNATURE			

This document becomes public record and is subject to disclosure. With few exceptions, you have the right to request and be informed about the information that the Authority collects about you. You are entitled to receive and review the information upon request. You also have the right to ask the Authority agency to correct any information that is determined to be incorrect. The applicant, by signature below,

- (1) certifies that all information provided in or in connection with this application is true and correct;
- (2) acknowledges that any misrepresentation or false statement made by the applicant, or an authorized agent of the applicant, in or in connection with this application, whether intentional or not, will constitute grounds for denial, revocation, or non-renewal of any license issued pursuant to this application and/or assessment of monetary administrative penalties; and
- (3) if applying as an individual, further acknowledges that this application may be denied and that any license issued pursuant to this application may be suspended, revoked, or denied renewal due to delinquency in payment of a guaranteed student loan and that any license issued pursuant to this application may be suspended or denied renewal for failure to pay child support. If signed by an agent or employee of the applicant, the person signing certifies that he or she is authorized to make the preceding certifications on behalf of the applicant.
- (4) agrees under penalty of perjury that the information on this application is true and correct.
- (5) agrees to comply with all laws and regulations pertaining to this license.
- (6) understand that the type of aircraft that applicant can utilize for the purposes of pesticide application is limited by the aircraft endorsement(s) on my license.
- (7) attest that have at least 50 hours of experience on flights for the purpose of applying pesticides or applying another substance (e.g., water, fire retardant, fertilizer) to simulate pesticide application.
- (8) understand that must additionally hold a commercial, non-commercial, public, or private pesticide license
- (9) will immediately notify the Authority if any of the information on this application changes

Applicant Name		Title	
Applicant Signature		Date (mm/dd/yy)	

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY

AERIAL PESTICIDE APPLICATION LICENCE

*(Made under regulations 33(3))*

Licence No.:.....

This Aerial Pesticide Application Licence has been issued to .....  
of P.O. Box ..... for the aerial pesticide spraying using Aircraft, flight  
No..... as Commercial ..... or Non-commercial/private category. This Licence is  
valid for a period of January 1, ..... to December 31, ....., and renewable.

Conditions associated with the licence;

1. I agree under penalty of perjury that the information on this application is true and correct.
2. I agree to comply with all laws and regulations pertaining to this license.
3. I understand that the type of aircraft that I can utilize for the purposes of pesticide application is limited by the aircraft endorsement(s) on my license.
4. I attest that I have at least 50 hours of experience on flights for the purpose of applying pesticides or applying another substance (e.g., water, fire retardant, fertilizer) to simulate pesticide application.
5. I understand that I must additionally hold a commercial, non-commercial, public, or private pesticide license
6. I will immediately notify the Authority if any of the information in regards to this licence changes.

Authorized by Registrar of Pesticides    Signature:.....    Date,.....

PQ4

CERTIFICATE No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

COMPANY LETTERHEAD  
*(Including address as it appears on the treatment providers list)*

PHOSPHINE/METHYL BROMIDE FUMIGATION CERTIFICATE

*(Made under regulation 34(5))*

Certificate number:

Registration  
number:

I

TARGET OF FUMIGATION DETAILS

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

Target of fumigation:	<input type="checkbox"/> Commodity	<input type="checkbox"/> Packing	<input type="checkbox"/> Both Commodity and Packing	
	<input type="checkbox"/> Container			
Commodity:.....		Quantity: .....		
Consignment link: .....				
Country of origin:.....		Port of loading:.....		
		Country of destination:.....		

Name and address of exporter: ..... ..... .....	Name and address of importer: ..... ..... .....
--	--

**TREATMENT DETAILS**

Date fumigation completed: ...../...../.....		Place of fumigation:.....	
Department of Agriculture and Water Resources		Exposure period (hrs):.....	
prescribed dose rate (g/m <sup>3</sup> ):.....			
Forecast minimum temp (°C):.....		Applied dose rate (g/m <sup>3</sup> ): .....	

How was the fumigation conducted?	<input type="checkbox"/> Un-sheeted Container	<input type="checkbox"/> Sheeted Container/s	
<input type="checkbox"/> Chamber	<input type="checkbox"/> Pressure Tested Container	<input type="checkbox"/> Sheeted Stack	

Container number/s (where applicable): .....

Does the target of the fumigation conform to the plastic wrapping, impervious surface and timber thickness requirements at the time of fumigation?	Yes <input type="checkbox"/>	No <input type="checkbox"/>
--	------------------------------	-----------------------------

Ventilation	Final TLV reading (ppm): .....(not required for Stack or Permanent Chamber fumigations)
-------------	---

**DECLARATION**

By signing below, I, the accredited fumigator responsible, declare that these details are true and correct and the fumigation has been carried out in accordance with all the requirements in the Methyl Bromide Fumigation Methodology.

**ADDITIONAL DECLARATIONS**

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

Signature .....  
.....  
Name of Accredited Fumigator

Date .....  
.....  
Accreditation Number

Company stamp



FORM No.....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

FUMIGATION AND PEST CONTROL RECORD SUBMISSION FORM  
(Made under regulation 34(5))

FUMIGATOR/PEST CONTROL COMPANY DETAILS

Full name of the Fumigator/Pest control company	
Physical Address	
Postal address	
Email:	
Contact person and Tel/Mobile No	

RECORDS DETAILS

Trade name of pesticide	
Common name	
Batch number	
Date of application	
Start and finish times of application the pests treated (dates)	
Location of the pesticide application (including street address of property, if applicable)	
Pests treated	
Method of application (spray, gas release or bait)	
Quantity of pesticide applied	
Rate of application (as expressed on the product label)	
If applied outdoors, the ambient temperature, wind direction and speed at the time of application (and any other relevant weather conditions)	
Specific precautions to be observed including the re-entry period	
Name and license number of the person supervising the application (if applicable - for example, where the pesticide is applied by a trainee license holder)	
Name, phone number and address of the person for whom the application was carried out	

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

Quantity of fumigant left in stock	
Name of the person completing the record	

Signature & Official stamp .....

Date of Submission.....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

APPLICATION FORM FOR A PERMIT TO IMPORT PESTICIDE

*(Made under regulation 36(1))*

(To be filled in Duplicate)

1. Name of Applicant ..... Postal Address  
..... Telephone ..... E-mail .....  
Location: Plot No. .... Street ..... Ward ..... District .....  
Region ..... Geo-reference.....
2. Name of the authorized agent (if any) .....
3. Registration No. ....
4. The chemical to be imported as per proforma invoice or Purchasing Order  
No. .... (attach a copy)

SN.	Name of Pesticide/Biopesticide	Active Ingredient(s)	Registration Number	Unit	Batch No.	Quantity

5. The importation of a chemical will be made during the period of ..... to .....  
and will enter the country through ..... (Port of entry)

Declaration:

I ..... certify that the above information is correct and complete.

Designation..... Date.....

Signature and Official Stamp.....

OFFICIAL USE ONLY

Accepted/Rejected.....

.....

Reasons for rejection if

any.....

.....

Date.....

.....

Signature of the  
Registrar Seal/QR Code

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

APPLICATION FORM FOR A PERMIT TO EXPORT PESTICIDES

*(Made under regulation 36(2))*

Full name of Exporter (corporate name of company)
Address of exporter  Email:  Contact person and Tel/Mobile No:

PESTICIDES PROPOSED FOR EXPORT

Product Name	Batch Number	Registration No.	Active Ingredient(s) and Concentration (g/L or g/kg or %)	Quantity (Litres, Kg)

Date of application	Proposed Date of Export	Port of Exit

The export will be made during the period of ..... (month/yr) to ..... (month/yr).  
 Applicant name/ designation and signature Official stamp

.....

FOR OFFICIAL USE ONLY

Receiving officer..... Designation.....Signature.....

Date received..... Total fees to be charged..... USD

DECISION

Accepted/Rejected .....

Reasons for rejection if any.....

.....  
Signature of the Registrar

Seal/QR Code

Attachments to application

1. Material Safety Data Sheet (MSDS)
2. Cargo shipping particulars (bill of landing, air waybill etc.)
3. Import permit of the importing country

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PERMIT TO IMPORT PESTICIDE

(Made under regulation 36(7))

(To be printed in duplicate)

1. M/S ..... of (mailing address) .....  
.....  
Plot No. .... Street..... Ward..... District  
.....Region ..... Geo-reference.....is  
hereby authorized to import pesticides with: Trade name:  
..... Batch No.....Common name:  
.....
2. Port of Entry ..... in quantity/quantities of ..... on  
one occasion.....time, which is valid for  
the period of six months: from Date ..... Month .....Year..... to  
Date..... Month..... Year.....

A receipt No..... dated.....is herewith attached.

Name of Registrant: .....

Registration Certificate No.....

Permit Issue Date.....

.....  
Signature of the Registrar

Seal/QR Code

Conditions

1. This permit should be made available whenever requested.
2. This Permit should be presented to the pesticide inspector or custom at the port of entry.
3. This permit cannot be used to clear pesticide consignment in other port of entry other than the port stated herein.
4. This permit is only valid in one occasion
5. No extension of this permit when expired.

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PERMIT TO EXPORT PESTICIDE  
(Made under regulation 36(7))

(To be printed in duplicate)

3. M/S ..... of (mailing address) .....  
.....  
Plot No. .... Street..... Ward..... District  
.....Region ..... Geo-reference.....is  
hereby authorized to export pesticides with: Trade name:  
..... Batch No.....Common name:  
.....
4. Port of Exit ..... in quantity/quantities of ..... on one  
occasion.....time, which is valid for the  
period of six months: from Date ..... Month .....Year..... to  
Date..... Month..... Year.....
- A receipt No..... dated.....is herewith attached.  
Name of Registrant: .....  
Registration Certificate No.....  
Permit Issue Date.....

.....  
Signature of the Registrar

Seal/QR Code

Conditions

1. This permit should be made available whenever requested.
2. This Permit should be presented to the pesticide inspector or custom at the port of exit.
3. This permit cannot be used to export pesticide consignment in other port of exit other than the port stated herein.
4. This permit is only valid in one occasion
5. No extension of this permit when expired.

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

FORM No. ....

APPLICATION FORM FOR CHANGE OF MANUFACTURER/SOURCE  
(Made under regulation 36(10))

A: FOR APPLICANT

1.0	<b>Application Details</b>	
1.1	Name of applicant (Registrant)	
1.2	Name of local agent in country: (if different from Registrant)	
1.3	Status: (Importer/Distributor etc.)	
1.4	Physical Address	
1.5	Postal Address:	
1.6	Telephone (and area code):	
1.7	Fax (and area code):	
1.8	E-mail:	
2.0	<b>Pesticide Product Details</b>	
2.1	Name of Previous Manufacturer	Name of New Manufacturer
	Address of Previous Manufacturer	Address of new Manufacturer
2.1	Physical Address  Postal Address  Telephone (and area code) E-Mail:	Physical Address:  Postal Address:  Telephone (and area code) E-Mail:
2.2	Trade name of the pesticide product to which change of source is requested	
2.3	Product Registration Number	
2.4	Active ingredient(s) and their contents in g/L or g/kg or %	
2.5	Formulation type (EC, WP, SC, SL, G, D etc)	
2.6	Reason for change of source	

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

2.7	Proof that the pesticide product from the new manufacturer conforms with the required specification.	
3.0	APPLICANT'S DECLARATION	
3.1	For and on behalf of .....I, hereby certify that the above-mentioned information and data provided in support of this application are to the best of my knowledge true, correct and complete.	
3.2	..... Name in full (printed)	..... Signature
3.3	..... Official Title	..... Date
	Official Stamp of Applicant/Company	

**B: FOR OFFICIAL USE**

Application received date.....

**1: Application evaluation**

- i. Accepted: Reason for acceptance.....  
.....
- ii. Rejected: Reason for rejection.....  
.....

**2: Bio-efficacy field evaluation (one season trial)**

- i. Accepted: Reason for acceptance.....  
.....
- ii. Rejected: Reason for rejection.....  
.....

.....

.....

Signature & Official stamp

Date



FORM No. PRC-11

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

APPLICATION FOR A PERMIT TO IMPORT PESTICIDE APPLICATION EQUIPMENT

*(Made under regulation 38(1))*

*(To be filled in Duplicate)*

1. Name of Applicant ..... Postal Address  
..... Telephone ..... E-mail.....
2. Location of the business: Plot No. .... Street..... Ward.....  
District ..... Region ..... Geo-reference.....
3. Name of the authorized agent (if any)  
.....
4. Registration No. ....
5. The equipment to be imported or exported are: as per proforma invoice/Purchasing Order number ..... (attach a copy)

SN/Model No/.	Brand name of equipment	Country of Origin	Registration Number	Unit	Quantity	FOB Price

7. The importation equipment will be made during the period of ..... to .....  
and will enter the country through ..... (Port of entry)

Declaration:

I ..... certify that the information so provided is complete and correct.

Designation.....Date.....

...

Signature and Official

Stamp.....

FOR OFFICIAL USE ONLY

Accepted/Rejected.....

Reasons for rejection if any.....

.....

Signature of the Registrar

Date.....

FORM No. PRC-11

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)  
APPLICATION FORM FOR A PERMIT TO EXPORT PESTICIDE APPLICATION  
EQUIPMENT

*(Made under regulation 38(2))*

*(To be filled in Duplicate)*

1. Name of Applicant .....Postal Address  
.....Telephone ..... E-mail.....
2. Location of the business: Plot No. .... Street.....  
Ward..... District ..... Region ..... Geo-  
reference.....
3. Name of the authorized agent (if any) .....
4. Registration No. ....
5. The equipment to be exported are: as per proforma invoice/Purchasing Order number  
..... (attach a copy)

SN/Model No/.	Brand name of equipment	Importing Country	Registration Number	Unit	Quantity	FOB Price

6. Date of export .....

7. Port of exit.....

Declaration:

I ..... certify that the information so provided is complete and correct.

Designation.....Date.....

...

Signature and Official

Stamp.....

FOR OFFICIAL USE ONLY

Accepted/Rejected.....

Reasons for rejection if any.....

.....

Signature of the Registrar

Date.....

PERMIT No.....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PERMIT TO IMPORT PESTICIDE APPLICATION EQUIPMENT

(Made under regulation 38 (5))

(To be printed in duplicate)

1. M/S ..... of (mailing address) .....  
.....  
Plot No. .... Street..... Ward..... District  
..... Region ..... Geo-  
reference..... is hereby authorized to import into Tanzania the following  
pesticide application equipment with: Brand name: ..... Model/Model  
No..... Serial/Batch No: ..... Year of  
Manufacture.....
2. Port of entry..... in quantity of ..... pcs in one occasion.  
The permit is valid for the period of six months: from Date ..... Month  
..... Year..... to Date..... Month..... Year.....

A receipt No..... dated..... is herewith attached.

Name of Registrant: .....

Equipment Registration Certificate No.....

Permit Issue Date .....

.....  
Signature of the Registrar  
Seal/QR Code

Conditions

1. This permit should be made available whenever requested.
2. This Permit should be presented to the pesticide inspector or custom at the port of entry.
3. This permit cannot be used to clear pesticide consignment in other port of entry other than the port stated herein.
4. This permit is only valid in one occasion.
5. No extension of this permit when expired.

PERMIT No.....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PERMIT TO EXPORT PESTICIDE APPLICATION EQUIPMENT

(Made under regulation 38(5))

(To be printed in duplicate)

1. M/S ..... of (mailing address) .....  
..... Plot No. .... Street..... Ward.....  
District ..... Region ..... Geo-reference ..... is hereby  
authorized to export the following pesticide application equipment with: Brand name:  
..... Model/Model No..... Serial/Batch No: ..... Year  
of Manufacture.....
2. Port of exit..... in quantity of ..... pcs in one occasion.  
The permit is valid for the period of six months: from Date ..... Month  
..... Year..... to Date..... Month..... Year.....

A receipt No..... dated..... is herewith attached.

Name of Registrant: .....

Equipment Registration Certificate No.....

Permit Issue Date. ....

.....  
Signature of the Registrar  
Seal/QR Code

Conditions

1. This permit should be made available whenever requested.
2. This Permit should be presented to the pesticide inspector or custom at the port of exit.
3. This permit cannot be used to clear pesticide consignment in other port of exit other than the port stated herein.
4. This permit is only valid in one occasion.
5. No extension of this permit when expired.

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

APPLICATION FORM FOR PERMIT TO RE-EXPORT PESTICIDE

*(Made under regulation 43(2))*

*(To be printed in duplicate)*

1. Name of the Consignee ..... Address .....  
Country..... Telephone  
Number..... Email.....
2. Location of the consignment: Plot No. .... Street..... Ward.....  
District ..... Region ..... Geo-reference.....
3. Name and qualifications of person who owns the  
consignment.....
4. Name, qualifications and address of the person/company who will handle the pesticides in  
Tanzania ..... Country.....  
Telephone No....., Email .....
5. Reason(s) for re-export.....
6. Vehicle/vessel Registration No. .... (if applicable)
7. Pesticide (s) to be transported (Attach copies of Invoice, Bill of Lading, Packing List)

SN.	Type of pesticide/biopesticide	Batch No.	Reg. No.	Unit	Quantity

8. The country of destination .....
  9. Port of Entry .....Port of Exit .....
  10. Indicate the transit route (shortest possible route possible presenting the lowest risk to public  
and the environment) (Attach the map) .....
  11. Date of arrival: ....., Date of transport ..... Type of transport  
....., and date of exiting the country.....
- A receipt No..... dated.....is herewith attached.  
Name of Registrant: .....  
Registration Certificate No.....  
Permit Issue Date.....

.....  
Signature of the Registrar

Seal/QR Code

*Conditions*

1. *This permit should be made available whenever requested.*
2. *This Permit should be presented to the pesticide inspector or custom at the port of exit.*

3. *This permit cannot be used to export pesticide consignment in other port of exit other than the port stated herein.*
4. *This permit is only valid in one occasion*
5. *No extension of this permit when expired.*

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

PERMIT TO RE-EXPORT PESTICIDE

(Made under regulation 43(6))

(To be printed in duplicate)

1. M/S ..... of (mailing address) .....  
.....  
Plot No. .... Street..... Ward..... District  
.....Region ..... Geo-reference.....is  
hereby authorized to re-export pesticides with: Trade name:  
..... Batch No.....Common name:  
.....
2. Port of exit ..... in quantity/quantities of ..... on one  
occasion.....time, which is valid for the  
period of six months: from Date ..... Month ..... Year..... to  
Date..... Month..... Year.....  
A receipt No..... dated.....is herewith attached.  
Name of Registrant: .....  
Registration Certificate No.....  
Permit Issue Date.....

.....  
Signature of the Registrar

Seal/QR Code

Conditions

1. This permit should be made available whenever requested.
2. This Permit should be presented to the pesticide inspector or custom at the port of exit.
3. This permit cannot be used to export pesticide consignment in other port of exit other than the port stated herein.
4. This permit is only valid in one occasion
5. No extension of this permit when expired.

**TWENTY SEVENTH SCHEDULE**

FORM PRC-13

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

FORM FOR SAMPLING PESTICIDE CONSIGNMENT  
(Made under regulations 47(3))

*(Fill in duplicate)*

SN	ITEM	DETAILS/EXPLANATIONS
1	Name and physical address of sampling site (entry port/ airport/ harbour/go-down)	
2	Date of arrival of consignment	
3	Date of sampling	
4	Trade Name and Reg. No.	
5	Common name (s)	
6	Quantity of the consignment/stock	
7	Batch No(s).	
8	Name and address of Client	
9	Pesticides Import Permit Number	
10	Country of origin	
11	Product label in English and Kiswahili	
12	Date of manufacture	
13	Date of expiry	
14	Container type	
15	Pack size(s)	
16	Number of samples collected	
17	Quantity per sample (Kg/Lt)	

Declaration:

I..... declare that the above information is correct and complete.

.....

Name of Inspector  
of Inspector

.....

Signature

Name & Designation of Client

.....

Signature of Client

FOR OFFICIAL USE ONLY

Name of the Sample Receiving Officer ..... Date .....

Designation ....., Signature .....

Official Stamp



*Conditions*

- 1. The sampling applies only to the consignment or stock at the sampling site*
  - 2. A copy of this form to remain at the client, the other copy and the samples collected shall be submitted by the inspector to Authority*
  - 3. This form should dully be signed and fingerprinted by the client*
  - 4. In case of consignments or stocks with different batch numbers; each batch should be filled in its own sampling form.*
-

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

CHAIN OF CUSTODY RECORD

*(Made under regulation 47(3))*

*(To be filled Triplicate)*

Chain-of-Custody Record			
Name and address of source of sample: .....			
Description of sample (including the condition of packaging): ..... ..... Registration No. (if applicable): ..... Sample reference No: .....			
	Quantity	Handed over by: Signature: Received by: Signature:	Date .....  Time.....
	Quantity	Handed over by: Signature: Received by: Signature:	Date .....  Time.....
	Quantity	Handed over by: Signature: Received by: Signature:	Date .....  Time.....
	Quantity	Handed over by: Signature: Received by: Signature:	Date .....  Time.....

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)

CLOSURE OR SEIZURE  
(Made under regulation 52(2))

(To be filled Duplicate)

The closure or seizure form shall be filled in, by both the inspector and owners or representative of the company or business operation in the presence of the public officer/witness.

1. Name and address of certificate holder..... Plot  
No. .... Street..... Ward..... District ..... Region  
..... Geo-reference..... Tel..... E-mail.....

2. Type of pesticides business  
.....

3. Details of the product(s):

SN	ITEM	DETAILS/EXPLANATIONS
1	Date of Inspection	
2	Trade Name and Reg. No.	
3	Common name (s)	
4	Quantity of the consignment/stock	
5	Batch No(s).	
6	Pesticides Import Permit Number	
7	Country of origin	
8	Date of manufacture	
9	Date of expiry	
10	Container type	
11	Pack size(s)	
12	Number of samples collected	
13	Quantity per sample (Kg/Lt)	

4. Reason (s) for closure or seize  
.....

5. Inspectors

1. (a) Name .....Signature..... Date.....
2. (b) Name.....Signature.....Date.....

6. Business or consignment Owner or representative

Name.....Designation ..... Signature and official

Stamp.....Date.....

7. Witness

- (a) Name..... Designation.....  
Signature.....Date.....
- (b) Name.....Designation.....

Signature.....Date.....

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FORM FOR PLANT IMPORT PERMIT

(Made under regulations 56(2))

(To be filled Quadruplicate)

Before submitting your application

*Please ensure your application meets the following preliminary requirements. Failure to meet one or more of these criteria may result your application being rejected.*

- a) *Applications contains relevant information*
- b) *All required fields are complete*
- c) *Application is accompanied with relevant attachments*

1. Importer Type (Tick ( ) the appropriate)

- a. Individual ( )
- b. Limited Company ( )
- c. Clearing and Forwarding Agent ( )
- d. Association ( )
- e. Cooperative ( )
- f. Sole Proprietor ( )
- g. Partnership ( )
- h. Religious Institution ( )
- i. Non-Governmental Organization ( )
- j. Government Institution ( )

2. Applicant Details

- a. Name of the importer.....
- b. Address:.....
- c. Telephone Number.....
- d. Email address.....

3. Exporter Information

- a. Exporting company name or first and last name of the individual.....
- b. Address of the exporter .....

4. Plants, plant products or regulated article details:

- a. Country of origin: .....
- b. Country of re-export .....
- c. Name of the plants, plant products or regulated article;
  - i. Common name: .....
  - ii. Scientific name:.....
  - iii. Variety.....
  - ...
  - iv. Quantity of the plants, plant products or regulated article.....
- d. Purpose of importation (Tick ( ) the appropriate)
  - i. consumption, ( )
  - ii. propagating ( )

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

- iii. commercial resale()
  - iv. scientific research()
  - v. industrial()
  - vi. others (Specify) .....
  - e. Is any of the material a product of genetic modification technology Yes/No
  - f. Expected port of entry.....
  - g. Expected date of entry (date)..... (month).....(year).....
5. Applicant signature
- I certify that all the information provided above is true and accurate, and if applicable, I am authorised to make this permit request on behalf of the company

Name of Applicant	Signature of Applicant	Date
_____	_____	_____

FOR OFFICIAL USE ONLY

Decision: Accepted/Rejected

Reasons for rejection, if any \_\_\_\_\_

Permit number: \_\_\_\_\_

Date issued: \_\_\_\_\_

Validity: \_\_\_\_\_

Name of Officer issuing the Permit: \_\_\_\_\_

Designation: \_\_\_\_\_

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

PLANT IMPORT PERMIT

*(Made under regulations 57(6))*

*(To be filled in quadruplicate)*

Ref. No.....

In accordance with provisions of clause 22 (1) and 23 (1), (2), (3) of the Plant Health Act No. 4 of 2020, I hereby grant permission to import the following plants/ plant products/regulated articles for .....as detailed below:

Name & Address of Importer		Name & Address of Exporter	
Country of Origin/Re-Export		Point of Entry	
Description of plant / plant product/regulated article (Common / Scientific Name)	Quantity (Wt./Vol/No.)	Number of packages	Packaging Materials

Conditions of importation:

- (1) The consignment shall be accompanied by a copy of the Plant Import permit, and a copy of the Phytosanitary Certificate/ Phytosanitary Certificate for re-export issued by an authorized officer in the country of origin/ re-export.
- (2) Plants, plant products, or regulated articles must be free from soil or any organic materials.
- (3) The consignment is clearly identified, labelled, and packed in a clean and preferably new package and the following materials must not be used: hay, straw, rice husks, peat, chaff, or other substance likely to harbour, or support harmful organisms.
- (4) Additional declaration as follows:  
.....  
.....  
.....

(2) The permit is not transferable, shall be valid for six months from the date of issue and shall be for single entry.

Place of Issue:	Signature Name Designation of the Issuing Authority	Stamp and Seal of
Date:		

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

		Organization:
--	--	---------------

*\*Import of Genetically Modified Organisms will require clearance from Vice President's Office- Environment Division in compliance with Biosafety Regulations 2009*

*\*Failure to furnish required certificates may result in a prohibition of entry of the plants, plant products and regulated articles*

PERMIT No. ....

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

DOSSIER FOR INTRODUCTION OF NEW AND HIGH-RISK PLANTS, PLANT PRODUCTS  
AND REGULATED ARTICLES

*(Made under regulations 58(1)(a))*

*(To be filled in quadruplicate)*

*Information for applicants*

1. *The NPPO of the exporting country is responsible for the information submitted.*
2. *The application shall be submitted in 4 hard copies and separately bound.*
3. *All parts shall be filled by summarising the required information in the spaces provided and referenced to clearly labelled annexes.*
4. *A cover letter addressed to the Authority (Director General of TPHPA) shall accompany the dossier*
5. *In case of more than one product, the applicant shall fill a separate form for each product.*
6. *Additional information relating to the application shall be provided if required.*

1.0 Information of plants/crops to be exported

A: General information

- a) Common name:
- b) Local name:
- c) Scientific name:
- d) Order:
- e) Family:
- f) Synonyms:
- g) Breed:
- h) Variety:
- i) Commodity to be exported: Fruit/Seeds/Scions/
- j) Certified seed/Nursery stock: Y/N
- k) Origin of stock/seed:
- l) Colour photo (Plant, Part or plant product)

B: Overview of production and trade export in an export country:

- a) Detailed information on projected quantity and volume broken down into a variety.
- b) Distribution:
  - i. Production places
  - ii. Production areas
- c) Time of planting, blooming, maturing, harvesting, and exporting
- d) Field management information
- e) Packing process and harvest, Transport, Grading, Photograph packing materials or boxes
- f) Ports of export and import and expected months of shipments.
- g) Proposed end-use

2.0 Information of pest

- a. Common name and Scientific name of pests (Order and Family) and synonyms
- b. Distribution of pests
- c. Biological characteristics: Hosts, Life cycle, Symptoms,



- d. Means of Movement and dispersal of the pest
  - e. Parts to be damaged
  - f. Damage period
  - g. Economic impact
  - h. Identification of parties responsible for pest management and control
- 
- 3.0 Information management of important pests as listed by the exporting country
  - 2.1 Investigating and monitoring system: Pest surveillance program and certification schemes currently applied to the crop
  - 2.2 Control methods and their effects
  - 2.3 Pre harvesting and harvesting pest mitigation
  - 2.4 Existing Documentation (PRA, Environmental assessment, biological assessment, and economic information and analyses)
  - 2.5 References

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THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

NOTICE TO MASTERS

*(Made under regulations 68(a))*

*(To be filled in quadruplicate)*

TO MASTERS OF OVERSEAS SHIPS OR AIRCRAFT RESTRICTION  
WHILE IN TANZANIA TERRITORIAL AREA

1. To protect Tanzania from the introduction of exotic plant pests, you must comply with various restriction while your ship or aircraft is in Tanzania territorial waters, airspace or land.
2. Responsibility: The ship's or aircraft's master is responsible for ensuring that all crew members and passengers comply with quarantine procedures.
3. Plants and plant products being in the form of food or food stuffs of any kind must not be landed in Tanzania, whether temporarily or otherwise, without a written notice from the Authority.
4. Potted plants must not be landed in Tanzania under any circumstances.
5. The ship's or aircraft's master shall ensure that all pets if any are secured in a manner and a place approved by the Authority in a custody which is not accessible to visitors, cargo workers or other workers. Dead pests remains shall be disposed according to the instructions of the Plant Health Quarantine Inspector.
6. Where garbage containers are allowed to be used, whether supplied by the harbour or airport authority, they shall be suitable and securely fitted with lids in a manner which shall not allow any garbage to drop overboard. The subsequent collection and disposal of the garbage shall be in accordance with the directions of the Authority at the port concerned.
7. Motor vehicles or other conveyance vehicles and other equipment intended to be used in Tanzania shall be clean to the satisfaction of the Authority.
8. For any quarantine services, contact Tanzania Plant Health and Pesticides Authority, Telephone No.....(Hotline); Email: [info@tphpa.go.tz](mailto:info@tphpa.go.tz)

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

ANNOUNCEMENT BY MASTERS

*(Made under regulations 68(b))*

*(To be filled in quadruplicate)*

*The pursuer/captain is required to make the following announcement to disembarking passengers on at least two occasions*

“The following is an important message from the Tanzanian Plant Health and Pesticides Authority to all transit passengers:

It is strictly prohibited to take ashore any food, fruit, flowers, plants and parts of plants from this ship. Severe penalties exist for breach of quarantine regulations. Your cooperation will be greatly appreciated.

All passengers finally landing are required to complete a quarantine declaration form, failure to do so shall lead to a fine of USD 300 or imprisonment of maximum of three months or both.

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY

CONTAINER QUARANTINE DECLARATION  
(Made under regulations 69(b))

(To be filled in quadruplicate)

Cleanliness, Restricted Packaging and Wood Packaging Declaration

Container Number(s) .....

Vessel Name: .....

Voyage Number(s): .....

1 Cleanliness: At the time of packing, was the container(s) inspected internally and externally, and found to be clean and free from contamination with animal material, live organisms, plant material, soil and water? Yes or No (delete option not applying)

2 Restricted Packaging Materials: Has any chaff, hay, moss, soil, peat, straw, used sacking material, used tyres, or any packing material contaminated with the above been used within the container/s listed above? Yes or No (delete option not applying)

3 Wood Packaging material: Has any wood packaging material been used within the container/s such as cases, crates, pallets, or wood, used to separate, brace, protect or secure the cargo? Yes or No (delete option not applying)

3a. If the answer to Question 3 is "Yes", has the wood been \*ISPM-15 treated/marked or is the packaging made from material exempt from these requirements (such as Plywood or Medium Density Fibreboard)? Note: Certification is not required for ISPM-15 treated/marked wood packaging. Yes or No (delete option not applying)

3b. If the answer to Question 3a is "No", has the wood been treated in another way as per Authority guidance?..... Yes, No or Not Applicable (delete option not applying)

.....  
If the wood was treated, how was this done?

.....  
.....

If a treatment certificate was provided, it must be attached to this form.

4 Date Container is Sealed (where applicable).....

Important Guidance Information for Containers that Require Treatment

Containers that require treatment, either for the contents or the container itself, should be packed with sufficient space for the appropriate treatment to be effective and compliant. Please contact

your treatment provider to discuss packing requirements for the treatments.

I certify that the above information is true and correct

Name .....

Position in Company.....

Name of the company.....

Address: .....

Signature: .....

Date: .....

Note: Failure to supply this information, or supplying erroneous information, may result delayed clearance and increased storage costs.

\*International Standard for Phytosanitary Measures

ORDER No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

RELEASE ORDER

*(Made under regulations 73(2))*

*To be filled Quadruplicate)*

Ref. No. \_\_\_\_\_  
Date \_\_\_\_\_

The following consignment of plant products referred to this station has been inspected/fumigated or treated and the same has been accorded quarantine clearance/ provisional quarantine clearance\* for [Purpose of Importation] as detailed below;

I. DESCRIPTION OF CONSIGNMENT

- (a) Bill of lading/Airway bill.....
- (b) Name of the Plants, Plant Products or Regulated articles;
  - I. Common name.....
  - II. Botanical name.....
- (c) Quantity.....
- (d) Country of origin/re-export and foreign port of shipment.....
- (e) Means of conveyance.....
- (f) Date of arrival.....
- (g) Point of entry.....
- (h) Name and address of importer.....
- (i) Date of sampling/inspection.....
- (j) Date of treatment.....
- (k) Type of treatment .....(attach fumigation certificate where applicable)

II. AUTHORIZATION

Date of Issue: ..... Place of Issue:.....

Name of authorized officer:.....Designation: .....

Signature:.....

For: Director General  
Organization

Stamp or Seal of

Cc: Commissioner General  
Tanzania Revenue Authority

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

PASSENGERS QUARANTINE DECLARATION FORM

(Made under regulations 74(1))

(To be filled in quadruplicate)

The Tanzania Plant Health and Pesticides Authority  
welcomes you to Tanzania

- a) This is your Customs, Quarantine Statement. This statement may also include your spouse, and any of your children under the age of 18 years accompanying you.
- b) Please read it carefully and answer the questions overleaf.
- c) A fully completed statement will help speed you through Customs. If you have doubt about your answer to any question, please tell the customs Officer at the passport desk.

WARNING

Declare all plants, plant products or regulated articles you are carrying.  
-penalties for plant quarantine offences are severe.  
Giving untrue information to Customs  
can result in severe penalties and loss of goods

Personal Information

Contact Details in Tanzania

1.	Name of the Passenger		1.	House Number/Hotel Name	
2.	Seat No.		2.	Street/Village	
3.	Flight No.		3.	Ward	
4.	Passport No.		4.	District/City	
5.	Nationality		5.	State	
6.	Age (in years)		6.	Postal code.	
7.	Date of Arrival		7.	Residence Number	
8.	Port of Origin		8.	Mobile Number	
9.	Port of final destination		9.	Email Address	

QUARANTINE STATEMENT

Persons bounded by this statement:

Myself /Wife/Husband /Number of children under 18 years of age: .....

1. Are you bringing into Tanzania any of the following articles: —
  - i. Plants or parts of plants, live or dead (including fruits, nuts, seed, grains, bulbs, flower, mushrooms, fungi, straw, bamboo).
  - ii. Wooden article, including carvings, or articles made from plant material?
  - iii. Earth rock, soil, or mineral samples?
2. Which of the following continents have you visited in the last 7 days? Yes/No

(Please tick against the name)

North America

South America

Europe

Asia

Australia

Africa

3. Did you visit or any farming communities, agricultural research institutions or agricultural processing centers? Yes/ No

4. Are you intending to visit such places while you are in Tanzania?.....Yes No

If the answer to any of the above questions is “YES” please provide details in the space provided overleaf. Please keep this form ready until you clear Customs.

Signature ..... Date .....



NOTICE No. ....

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY

DISPOSITION NOTICE OF PLANTS, PLANT PRODUCTS AND REGULATED ARTICLES  
(Made under regulations 74(2))

(To be filled *Quadruplicate*)

1. Reference No: \_\_\_\_\_
2. Port of Entry: \_\_\_\_\_
3. Intercepted material: \_\_\_\_\_
4. Identification (e.g. parcel no., label) \_\_\_\_\_
5. Name and address of the owner or sender:
6. Name: \_\_\_\_\_
7. Address: \_\_\_\_\_
8. The above-described material was intercepted while being imported into Tanzania and it is confirmed or suspected to contravene the Plant Health Act of 2020. According to section 28 (1)(a)-(d) of the Act, the material is awaiting the following action(s):
  - a) Confiscate and await destruction; or
  - b) Sent to post entry quarantine station; or
  - c) Return to country of origin or sender.
9. Reasons for the above action(s):
  - a) Material not authorised entry (Prohibited material); or
  - b) Material is infested with quarantine pests; or
  - c) Other reasons: \_\_\_\_\_

\_\_\_\_\_  
Name of Inspector .....  
Signature ..... Date .....  
Designation .....  
Copy to Custom Officer i/c \_\_\_\_\_

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FOR REGISTRATION OF WOOD TREATMENT SERVICE PROVISION  
(Made under regulation 77(1))

Information for Applicant

1. The application form must be completed by a person duly authorized by the applicant/company.
2. Every application must be accompanied by:-
  - a. Registration fee as prescribed.
  - b. Three copies of the certificate in pesticide management course offered by TPHPA.
  - c. Three copies of training in pest management and/or fumigation.
4. Registration right is not transferrable.
5. Tanzania Plant Health and Pesticides Authority shall approve the treatment procedure, supervise the treatment and endorse use of the Official Treatment Mark.

Details of the Applicant

1. Name of applicant (corporate company)
2. Physical Address
3. Postal Address:
4. Telephone (and area code):
5. E-Mail address

Assessment for the registration

6. Coverage of treatment services
  - a. Fumigation (phosphine gas, methyl bromide, sulphuryl fluoride etc.)
  - b. Heating (stem, kiln drying etc.)
  - c. Herbicide devitalization (dipping etc.)
  - d. Debarking
7. Nature of the wood for treatment
  - a. Original species of the woody plants
  - b. Softwood or hardwood
  - c. Usage (construction wood, pallet, dunnage, logs etc.)
  - d. Conservation status for endangered species (permits from NEMC, VPO –DoE etc).

Declaration

For and on behalf of .....I hereby certify that the above-mentioned information provided in support of this application are true to the best of my knowledge, correct and complete.

.....  
Name in full (printed) Signature

.....  
Designation Signature

Official stamp of Applicant Company (*where necessary*)

FOR OFFICIAL USE ONLY

Application No:.....

Date Received:.....

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

Date Approved for Registration/Rejected for Registration:.....  
Signature.....  
Director General.....  
Date.....

Stamp or Seal of  
Authority

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

REGISTRATION CERTIFICATE FOR PROVIDING TREATMENT TO WOOD AND WOOD  
PACKAGING MATERIALS

*(Made under regulations 77(3))*

*(To be filled Quadruplicate)*

1. This registration certificate is issued to .....  
(Full Name of the company), Postal Address .....  
Telephone ..... E-mail..... Location:  
Plot No. .... Street..... Ward..... District  
..... Region ..... Geo-reference ....., to  
provide treatment services on wood and wood packaging materials, for a period of two years.
2. The company has been granted with a registration number .....whose scope  
of application include wood packaging material treatment services with respect to:  
.....
3. This Certificate is valid until: (Date).....(Month).....(Year).....  
Issued this ..... day of .....(Month) of .....(year)

Name of Registrar:.....

Signature.....

Date.....

Stamp/ or Seal of Authority

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

FORMAT FOR THE APPLICATION OF THE INTERNATIONAL PLANT PROTECTION  
CONVENTION (IPPC) MARK  
(Made under regulation 77 (6))

1.0 Introduction

A mark indicating that wood packaging material has been subjected to approved phytosanitary treatment should be administered to wood and wood packaging material moving in international trade.

Phytosanitary treatment is important because wood normally originates from living or dead trees which may be infested by pests. Wood packaging material is frequently made of raw wood that may not have undergone sufficient processing or treatment to remove or kill pests and therefore remains a pathway for the introduction and spread of quarantine pests. Dunnage in particular has been shown to present a high risk of introduction and spread of quarantine pests.

The true origin of any piece of wood packaging material is difficult to determine because wood packaging material is very often reused, repaired, when involved in international trade and thus its phytosanitary status cannot easily be ascertained. Therefore, the normal process of undertaking pest risk analysis to determine if measures are necessary, and the strength of such measures, is frequently not possible for wood packaging material. Therefore, there are internationally accepted measures that may be applied to wood packaging material by all countries to reduce significantly the risk of introduction and spread of most quarantine pests that may be associated with that material.

2.0 The Mark and its components

The IPPC mark comprises of the following components:

- the symbol
- a country code
- a producer/treatment provider code
- a treatment code using the appropriate abbreviation (HT, DH, MB or SF).

a. Symbol

The design of the symbol (which may have been registered under national, regional or international procedures, as either a trademark or a certification/collective/guarantee mark) must resemble closely that shown in the examples illustrated below and must be presented to the left of the other components.

b. Country code

The country code must be the International Organization for Standards (ISO) two-letter country code (shown in the examples as “XX”). It must be separated by a hyphen from the producer/treatment provider code.

c. Producer/treatment provider code

The producer/treatment provider code is a unique code assigned by the NPPO to the producer of the wood packaging material or treatment provider who applies the marks or the entity otherwise responsible to the NPPO for ensuring that appropriately treated wood is used and properly marked (shown in the examples as “000”). The number and order of digits and/or letters are assigned by the NPPO.

d. Treatment code

The treatment code is an IPPC abbreviation for the approved measure used and shown in the examples as “YY”. The treatment code must appear after the combined country and

producer/treatment provider codes. It must appear on a separate line from the country code and producer/treatment provider code, or be separated by a hyphen if presented on the same line as the other codes.

Treatment Code	Treatment Type
HT	Heat treatment
DH	Dielectric Heating
MB	Methyl Bromide
SF	Sulphuryl fluoride

#### Application of the mark

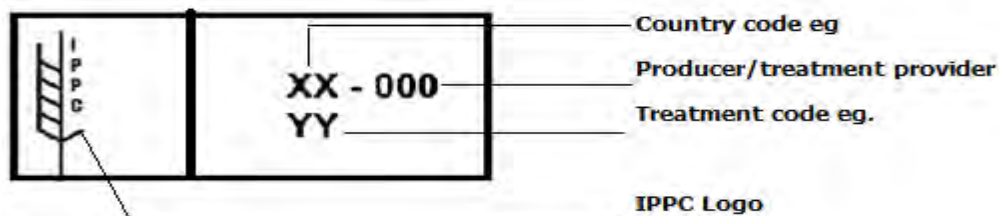
The size, font types used, and position of the mark may vary, but its size must be sufficient to be both visible and legible to inspectors without the use of a visual aid. The mark must be rectangular or square in shape and contained within a border line with a vertical line separating the symbol from the code components. To facilitate the use of stencilling, small gaps in the border, the vertical line, and elsewhere among the components of the mark, may be present.

No other information shall be contained within the border of the mark. If additional marks (e.g. trademarks of the producer, logo of the authorizing body) are considered useful to protect the use of the mark on a national level, such information may be provided adjacent to but outside of the border of the mark.

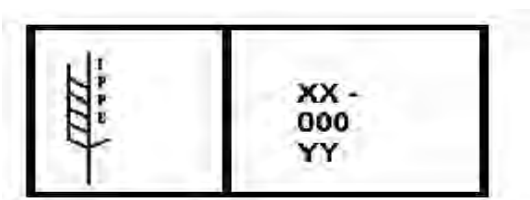
The mark must:

- Be legible
- Be durable and not transferable
- Be placed in a location that is visible when the wood packaging is in use, preferably on at least two opposite sides of the wood packaging unit.
- Not be hand drawn.
- Not be of red or orange because these colors are used in the labelling of dangerous goods.

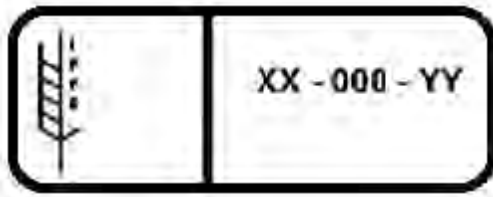
Example 1:



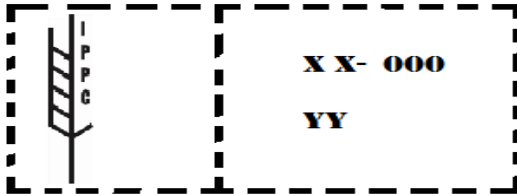
Example 2



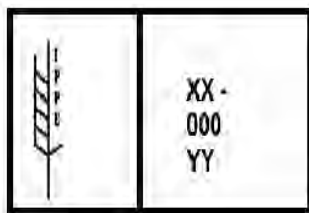
Example 3 (This represents a prospective example of a mark with the border with rounded corners.)



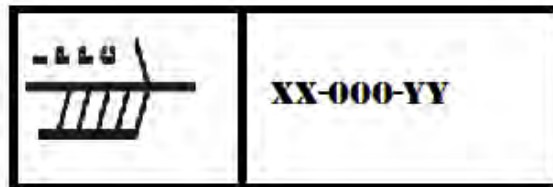
Example 4 (This represents a prospective example of a mark applied by stencilling; small gaps may be present in the border, and the vertical line, and elsewhere among the components of the mark.)



Example 5



Example 6



*TPHPA Interception No*

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

NOTIFICATION OF INTERCEPTION OF A CONSIGNMENT OR HARMFUL ORGANISM  
(Made under regulation 80)

1. Consignor a. Name:..... b. Address: ..... c. Country .....		2. Interception file a. National Reference Number:	
3. Consignee a. Name: b. Address:		4. Envelope a. Plant protection organization of: b. To:	
c. Country:		5. Export a. Exporting Country: b. Place of export:	
d. Destination Country: e. Destination Place:		6. Origin a. Country of origin:] b. Place of origin:	
7. Transport a. Mode(s) of transport: AIR b. Mean(s) of transport: c. Identification(s):		9. Identification of Consignment a. Type of document: b. Document number: c. Country of issue: d. Place of issue: e. Date of issue:	
8. Point Of Entry a. POE's Country: b. POE's Place:			
10. Description of the intercepted part of the consignment a. Type of package(s)/container(s):  b. Distinguishing mark(s) of package(s)/container(s):  c. Number(s) on package(s)/container(s):  d. Plant, plant product or other object: e. Class of commodity:		11. Net Mass/Volume/Number of units in consignment a. MVN: b. Unit of measure:	
		12. Net Mass/Volume/Number of units in intercepted part a. MVN: b. Unit of measure:	
		13. Net Mass/Volume/Number of units in contaminated part a. MVN: b. Unit of measure:	

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

14. Reasons for interception a. Reason: b. Scientific name of the harmful organism: c. Extent of contamination:		
15. Measure(s) taken on consignment		16. Free Text
a. Measure	b. Extent of measure	sample 36109278
c. Quarantine Begin date:	h. Sample submission date:	
d. Quarantine Anticipated end date: e. Quarantine End date: f. Country of Quarantine: g. Place of Quarantine:	i. Anticipated result date: j. Result date: k. Country of Test l. Place of Test:	
17. Information on the interception a. Place/Check point: b. Official service: c. Date: d. Type of inspection:		18. Sender of the message a. Official service: b. Signed and authorized by: c. Contact: d. Sender e. Date:



THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FOR PHYTOSANITARY CERTIFICATE

*(Made under regulations 81(1))*

*(To be filled in quadruplicate)*

<b>INSTRUCTIONS</b> APPLICANT - Forward original to the Officer in Charge where inspections, treatment, and certification will be given (Item 4). Complete items 1 to 11. OFFICER - Complete items 12 to 17			
1. NAME AND ADDRESS OF EXPORTER	3. NAME AND ADDRESS OF APPLICANT <i>(or exporters agent)</i>		
	<div style="border: 1px solid black; float: right; width: 150px; height: 30px; margin-top: -30px; padding: 2px;">           AREA CODE AND PHONE NO.         </div>		
2. NAME AND ADDRESS OF FOREIGN CONSIGNEE	4. PLACE WHERE ARTICLES WILL BE MADE AVAILABLE FOR INSPECTION AND/OR TREATMENT AND CERTIFICATION <i>(Port and location)</i>		
	5. APPROX. DATE OF DEPARTURE	6. PORT OF EXPORT	
	7. PORT OF UNLOADING		

8. DESCRIPTION OF ARTICLES TO BE CERTIFIED

a. QUANTITY AND NAME OF PRODUCE AND BOTANICAL NAME	
b. NUMBER AND DESCRIPTION OF PACKAGES	
c. DISTINGUISHING MARKS	

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

d. CERTIFIED ORIGIN			
9. DECLARED MEANS OF CONVEYANCE		<i>I certify that the origin (place where grown) of the articles listed is as represented.</i>	
10. DECLARED POINT OF ENTRY	11. SIGNATURE ( <i>applicant or exporters agents</i> )	12. DATE	
EXPORT INSPECTION DATA - ( <i>To be filled in by an Authorized Inspector</i> )			
13. LOCATION OF ARTICLES	14. PERCENTAGE OF MATERIALS EXAMINED	15. PERCENTAGE OF MATERIALS INFESTED	
16. FINDINGS AND/OR TREATMENT GIVEN ( <i>Use reverse if necessary</i> )			
17. SIGNATURE		18. DATE AND TIME INSPECTION	

FOR OFFICIAL USE:

ASSESSMENT OF FEES:			RECEIPT OF PAYMENT:
COMMODITY	WT. (KG)/NO. OF PIECES	PARTICULARS OF FEES	RECEIVED FROM M/S.
			_____ AN AMOUNT OF
			TZS. _____
			(TZS _____
			_____) (IN WORDS)
			BY CONTROL NUMBER
			(NAME OF THE BANK & BRANCH)
			TOWARDS INSPECTION FEES/ TREATMENT SUPERVISION FEES / PHYTOSANITARY CERTIFICATE/ OTHER CHARGES.

*GN. NO.284 (Contd.)*

			DATE OF EFFECTING PAYMENT:
<div style="border-bottom: 1px solid black; height: 20px; margin-bottom: 5px;"></div> <div style="border-bottom: 1px solid black; height: 20px; margin-bottom: 5px;"></div> <div style="border-bottom: 1px solid black; height: 20px; margin-bottom: 5px;"></div> <div style="text-align: center;">(AMOUNT IN WORDS)</div> DATE: CHECKED BY			SIGN. OF AUTHORIZED CASHIER
			SIGN. OF

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

PHYTOSANITARY CERTIFICATE

*(Made under regulations 83(2))*

*(To be filled in quadruplicate)*

To: Plant Protection Organization of		
I. DESCRIPTION OF CONSIGNMENT		
Name and address of Exporter		Name and address of consignee
Means of conveyance	Place of Origin	Point of entry.
Distinguishing marks	Number and description of packages	Name of the plant, plant product or regulated article
Scientific name:		Quantity:
<p>This is to certify that the plants, parts of plants, plant products or regulated article described above or representative samples of them were thoroughly examined on.....(date) by ..... authorized officer of the Authority and were found to the best of his/her knowledge to be substantially free from injurious plant pests; *and that consignment is believed to conform with the current phytosanitary regulations of the importing country both as stated in the additional declaration and otherwise.</p>		
II. ADDITIONAL DECLARATION		
III. DISINFESTATION AND/OR DISINFECTION TREATMENT		
Date:	Type of Treatment:	
Chemical and concentration:	Duration of exposure:	
Additional information:		
IV. AUTHORIZATION		
Date:	Place of Issue:	
Authorized officer:		
Designation:		
Signature: .....Stamp or Seal of Organization: .....		
For: Director General:		

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY  
APPLICATION FOR RE-EXPORT PHYTOSANITARY CERTIFICATE

(Made under regulations 84(1))

(To be filled Quadruplicate)

1. Applicant's details

- (a) Name of the exporter: .....  
(b) Address of the exporter: .....  
(c) Address in Tanzania (if applicable): .....

2. Importer's details

- (a) Name of the importer: .....  
(b) Address of the importer: .....

3. Plants, plant products or regulated articles details:

- (a) Country of origin: .....  
(b) Name of the plant, plant product or regulated article: .....  
(i) Common name: .....  
(ii) Botanical name: .....  
(c) Purpose of importation (e.g. propagation, consumption etc): .....  
(d) Number and description of packages: .....  
(e) Condition of packages: Original ( ) New package ( ) (please tick where necessary)  
(f) Distinguishing marks: .....  
(g) Quantity declared: .....

4. Additional information:

- (a) Expected port of entry: .....  
(b) Expected date of entry (date) ..... (month) ..... (year) .....  
(c) Status of Phytosanitary Certificate: Original/Certified true copy and PC Number: .....  
Signature of Applicant ..... (Date) ..... (Month) ..... (Year) .....

FOR OFFICIAL USE ONLY

Phytosanitary integrity of consignment: .....  
Phytosanitary Certificate for Re-export Number: .....  
Place of issue: .....  
Validity: .....  
Name of authorizing officer: .....  
Designation: .....  
Date: .....

THE UNITED REPUBLIC OF TANZANIA  
THE PLANT HEALTH AND PESTICIDES AUTHORITY (TPHPA)  
PHYTOSANITARY CERTIFICATE FOR RE-EXPORT

*(Made under regulations 84(4))*

*(To be filled quadruplicate)*

To: Plant Protection Organization of	Phytosanitary Certificate No.	
<b>I. DESCRIPTION OF CONSIGNMENT</b>		
Name and address of exporter	Declared name and address of consignee	
Declared means of conveyance	Country of origin	Declared point of entry
Distinguishing marks	Number and description of packages	Name of the produce
Scientific name of plants	Quantity declared	
<p>This is to certify that the plants, plant products or other regulated articles described above _____ were imported to Tanzania from _____ (contracting party of origin) covered by Phytosanitary Certificate No. _____, original/certified true copy of which is attached to this certificate; that they are packed/repacked in original/new containers, that based on the original phytosanitary certificate () and additional inspection (), they are considered to conform with the current phytosanitary requirements of _____ (importing contracting party), and that during storage in Tanzania, the consignment has not been subjected to the risk of infestation or infection.</p> <p><i>^Delete where necessary and insert tick in appropriate boxes</i></p>		
<b>II. ADDITIONAL DECLARATION</b>		
<b>III. DISINFESTATION AND/OR DISINFECTION TREATMENT</b>		
Date:	Treatment:	
Chemical and concentration:	Duration of exposure:	
Additional information:		
<b>IV. AUTHORIZATION</b>		
Date:	Place of Issue:	

Name of authorized officer

Signature

Designation

Stamp/Seal of Organization

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

CUSTOMER COMMITMENT FORM FOR FUMIGATION

*(Made under regulation 86)*

*(To be filled in quadruplicate)*

Undertaking for Fumigation/Disinfestation/Disinfection Treatment of Agricultural Commodities/  
Containers/ Vessel under the Supervision of Authority

I /We \_\_\_\_\_, on behalf of \_\_\_\_\_ give the following undertaking for fumigation/disinfestations/disinfection treatment by/under the supervision of Plant Health and Pesticides Authority for a consignment of \_\_\_\_\_ weighing \_\_\_\_\_ and/ or container(s)/vessel lying at \_\_\_\_\_ and agree to the following with reference to my/our application Reg. No. \_\_\_\_\_ dated \_\_\_\_\_.

1. to carry out fumigation/disinfestations/disinfection treatment by a treatment facility approved by TPHPA under the supervision of officer duly authorised by the Authority.
2. to provide all facilities including labour/transport facilities for the inspectors assigned to supervise fumigation/disinfestations/disinfection treatment of consignment/container/vessel at our cost.
3. to pay the fumigation/treatment supervision charges as prescribed towards fumigation/disinfestations/disinfection treatment of the said consignments/containers/vessel.
4. to pack the consignment/load the containers in such a manner to facilitate proper fumigation/disinfestations/disinfection and follow necessary instructions/guidelines issued by the Authority for this purpose.
5. to arrange fumigation of consignments/container(s) in an approved site/godown under gas proof covers/fumigation chamber or vessel at berth and to follow all safety measures related to fumigation
6. not to move/transport any part of the goods/containers/vessel, while under fumigation and /or without degassing and written clearance from Authority and to seal the containers immediately after completion of fumigation to prevent cross-infestation.

7. to abide by the decision taken by the Authority either to approve or disapprove a fumigation at any point of time if the treatment is or will not be safe or effective or if any of the terms and conditions outlined here are not met with or re-fumigation or rejection of consignment on technical grounds.

Signature of Importer/

Authorised Agent \_\_\_\_\_ Station: \_\_\_\_\_ Date: \_\_\_\_\_



THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION TO TRANSPORT CONSIGNMENT IN TRANSIT  
(Made under regulation 87(2))

(To be filled Quadruplicate)

Before submitting the application

Please ensure your application meets the following preliminary requirements. Failure to meet one or more of these criteria may result to your application being rejected.

- (i) Applications contains relevant information
- (ii) All required fields are complete
- (iii) Application is accompanied with relevant attachments

8. Importer Type (Tick ( ) where is appropriate)

- a. Individual ( )
- b. Limited Company ( )
- c. Clearing and forwarding Agent ( )
- d. Association ( )
- e. Cooperative ( )
- f. Sole Proprietor ( )
- g. Partnership ( )
- h. Religious Institution ( )
- i. Non-Governmental Organization ( )
- j. Government Institution ( )
- k. Other (specify) .....

9. Applicant Details

- a. Name of the importer.....
- b. Physical address of the importer:.....
- c. Address in Tanzania (if different from above):.....
- d. Telephone number.....
- e. Email address.....

10. Exporter Information

- a. Company name/Name(s) of the Individual.....
- b. Physical address of the exporter .....
- c. Telephone number.....
- d. Email address.....

11. Details of plants, plant products or regulated articles to be imported:

- a. Country of origin.....
- b. Country of transit.....
- c. Foreign port of shipment.....
- d. Name of the plants, plant products or regulated articles;
  - i. Common name: .....
  - ii. Scientific name:.....
  - iii. Variety (where applicable).....
  - iv. Quantity of plant, plant products, or regulated article.....

*Plant Health Regulations*

*GN. NO.284 (Contd.)*

- v. Type and number of packages.....
- vi. Means of conveyance.....
- vii. Treatment of the Consignment
  - 1. Date .....2. Treatment .....
  - 3. Chemical and Concentration.....
  - 4. Exposure Time.....
- e. Is any of the plant material a product of genetic-modified technology? Yes/No .....
- f. Expected port of entry:.....
- g. Expected port of Exit .....
- h. Destination Country .....
  - a. Expected date of exit from Tanzania.....
  - b. Expected date of entry .....

12. Applicant Signature

I certify that all the information provided above is true and accurate to the best of my knowledge, and I am authorised to make request for this permit request on behalf of the importing entity

Name of Applicant

Signature of Applicant

Date

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

FOR OFFICIAL USE ONLY

Decision: Accepted/rejected (please tick where necessary)

Reasons for rejection, if any \_\_\_\_\_

Permit number: \_\_\_\_\_

Validity of the permit: \_\_\_\_\_

Name of officer issuing the certificate: \_\_\_\_\_

Designation: \_\_\_\_\_

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY  
APPLICATION FOR REGISTRATION OF NATIVE AND NON-NATIVE  
BIOLOGICAL CONTROL AGENT

(Made under regulation 91(1))

(To be filled Quadruplicate)

I/We (name/company/institution) ..... of  
physical address .....  
telephone number ..... and email address.....  
..... wish to register the following biological control agent(s)  
(names) ..... for control of .....(Target pest) in the crop of  
.....

DESCRIPTION OF THE BIOLOGICAL CONTROL AGENT

1. Taxonomy, including species, genus, family, order, class, phylum and kingdom .....
2. Type (*parasitoid, predator, entomopathogenic etc.*): .....
3. Target pest (s)
  - i. Common name .....
  - ii. Scientific name: .....
4. Host plant (s)
  - i. Common name (s) .....
  - ii. Genus, species, family, order .....
5. Product/Common name .....
6. Trade name .....
7. Package and description of package .....
8. Quantity .....
9. Habitat in native place.....

FOR OFFICIAL USE ONLY

Application No:.....Date Received:.....  
Date Approved/Rejected:.....  
Name of Authorized Officer:.....Designation.....  
Signature..... Date.....

Stamp/ Seal of Organization

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY

APPLICATION FOR PERMIT TO IMPORT BIOLOGICAL CONTROL AGENTS FOR  
BIOEFFICACY TRIAL

(Made under regulation 92(2))

(To be filled Quadruplicate)

I/We (name/company/institution) ..... of  
physical address.....  
Telephone number.....and email address.....wish  
to import the following biological control agents (names) ..... through entry  
point ..... of..... from  
.....

DESCRIPTION OF THE BIOLOGICAL CONTROL AGENT

1. Taxonomy, including species, genus, family, order, class, phylum and kingdom  
.....  
.....
2. Type (*parasitoid, predator, entomopathogenic etc.*): .....
3. Target pest (s)
  - iii. Common name .....
  - iv. Scientific name: .....
4. Host plant (s)
  - iii. Common name (s) .....
  - iv. Genus, species, family, order .....
5. Product/Common name .....
6. Trade name .....
7. Package and description of package .....
8. Quantity .....
9. Habitat in country of origin.....

FOR OFFICIAL USE ONLY

Application No:..... Date Received:.....  
Date Approved/Rejected:.....  
Name of Authorized Officer:.....

Signature..... Designation.....  
Date.....

Stamp/ Seal of Authority

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY  
REGISTRATION CERTIFICATE FOR BIOLOGICAL CONTROL AGENTS

*(Made under regulations 92(6))*

*(To be filled Quadruplicate)*

CERTIFICATE No:.....

The biological control agent genus, species, author \_\_\_\_\_, type  
(parasitoid, predator, entomopathogenic, etc.): \_\_\_\_\_

Name and Address of Registrant:

.....  
.....

This is to certify that the above-mentioned biological control agent has been approved and  
registered for sale or use in Tanzania under the conditions detailed below:

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

This certificate is valid until:

(Date).....(Month).....(Year).....  
.....

Date:.....

Signature:.....

Registrar

Official stamp/seal of the Organization

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

APPLICATION FOR PERMIT TO IMPORT OR EXPORT REGISTERED BIOLOGICAL  
CONTROL AGENTS

(Made under regulation 95(1))

(To be filled Quadruplicate)

I/We (name/company/institution)..... of  
physical address.....,  
telephone number ..... and email address.....  
..... wish to import .....or export..... (Tick the appropriate) the following  
biological control agents (names) ..... through entry.../exit..... point  
of..... from..... or to..... for purpose of  
.....

DESCRIPTION OF THE BIOLOGICAL CONTROL AGENT

1. Biological control agent genus, species, family, order, author, etc.:
2. Type (*parasitic, predator, entomopathogenic etc.*): .....
3. Target pest (s)
  - i. Common name:.....
  - ii. Scientific name: .....
4. Host plant (s)
  - i. Common name (s) .....
  - ii. Genus, species, family, order, class, etc. ....
5. Product name .....
6. Trade name .....
7. Package and description of package .....
8. Quantity .....

Product registration details:

1. Registration number.....
2. Year of registration.....
3. Registration status in country of origin.....

FOR OFFICIAL USE ONLY

Application No..... Date Received.....  
Date Approved/Rejected.....

Name of Authorized Officer:..... Signature.....  
Designation..... Date.....

Stamp or Seal of Authority

THE UNITED REPUBLIC OF TANZANIA  
THE TANZANIA PLANT HEALTH AND PESTICIDES AUTHORITY

PERMIT TO IMPORT OR EXPORT BIOLOGICAL CONTROL AGENTS  
(Made under regulation 96(1))

(To be filled Quadruplicate)

PERMIT  
No.....

Permission is hereby granted to M/S (Name of company/institution)

..... of physical address .....  
telephone number ..... and email address.....  
..... for import .....or export..... (Tick the appropriate) of the  
following biological control agents (names) ..... through  
entry.../exit..... point of..... from..... or  
to....., for purpose of .....

DESCRIPTION OF THE BIOLOGICAL CONTROL AGENT:—

Biological control agent Genus, species, author, (or .....): .....,type (*parasitic*,  
*predator*, *entomopathogenic*, etc.): .....

Candidate host (Genus, species, etc.): .....

Host plant (Genus, species, etc.): .....

Type of package.....

Quantity .....

Trade name.....

Product name.....

CONDITIONS OF IMPORTATION/EXPORTATION

from Date ..... Month ..... Year ..... to Date .....

Month ..... Year .....

Name of Registrant:.....

Registration Certificate No:.....

Name of authorized officer:.....

Date.....

Signature.....

Designation..... Stamp/Seal of Organization.....

FOR OFFICIAL USE

Registration Number .....

Registration Date .....

Registered country .....

This permit is valid until: (*date*)..... (*month*)..... (*Year*).....

This permit should be made available whenever requested

SECOND SCHEDULE

(Made under regulations 115)

THE UNITED REPUBLIC OF TANZANIA  
TANZANIA PLANT HEALTH AND PESTICIDE AUTHORITY

vM2

FEES TO BE CHARGED FOR SERVICES ON PLANTS, PLANT PRODUCTS, REGULATED  
ARTICLES AND PESTICIDES

A: PESTICIDES		
S/N	SERVICES	FEE(TZS)
Tshs	PESTICIDE IMPORT FEE	
	Cess fee	1.5% FOB
2.	PESTICIDE EXPORT FEE	
	Export and re-export	0.75% FOB
3.	ANALYTICAL FEE PER SAMPLE	
(a)	Formulation analysis charge (arriving/local consignment and revalidation of on market products)	600,000
(b)	Formulation analysis charge for complaints and dispute samples	600,000
(c)	Analysis charge for registration purpose	600,000
(d)	Residue analysis charge in agricultural produce and other commodities	600,000
(e)	Residue analysis charge in soil and sediments	600,000
(f)	Residue analysis charge in fish, animal tissue and serum	600,000
(g)	Residue analysis charge in water	600,000
(h)	Fast track analysis for pesticide samples upon request	900,000
4.	APPLICATION EQUIPMENT FEES	
(a)	Import Permit	
(i)	Cess fee	1.5% of FOB



*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(ii)	Laboratory assessment, Calibration and field evaluation per model	1,500,000
(b)	Registration fee (per registration period)	1,500,000
5.	<b>PESTICIDE AND BIOLOGICAL CONTROL AGENTS REGISTRATION FEES PER REGISTRATION PERIOD</b>	
(a)	Application for registration of pesticide	300,000
(b)	Experimental permit	4,500,000
(c)	Provisional registration	6,000,000
(d)	Full registration	4,500,000
(e)	Restricted use registration	7,500,000
(f)	Registration of Biological control agents	4,500,000
6.	For pesticides registered in a Partner State in the EAC undergoing bio efficacy trials in one cropping season, the fees shall be as stipulated below (per registration period)	
(a)	Application for registration of pesticide	450,000
(b)	Experimental permit	4,500,000
(c)	Provisional registration	12,000,000
(d)	Full registration and Renewal	9,000,000
(e)	Restricted registration	10,500,000
7.	<b>EFFICACY TESTING FEES PER PRODUCT PER SEASON/TRIAL</b>	
(a)	Field trial	9,000,000- 24,000,000
8.	<b>Pre-Registration and Post-Registration Fees for Pesticide Dealers</b>	
(a)	<b>Pesticide Pre-business Premises Inspection prior approval</b>	
(i)	Manufacturer/formulation/repacking per inspection	1,500,000
(ii)	Wholesaler per inspection	600,000
(iii)	Pest control operators (fumigators and pest controllers) per inspection	600,000
(iv)	Retailer per inspection	150,000
(b)	<b>Pesticide Business Permit fees payable annually</b>	

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(i)	Manufacturer/formulation/repacking	1,500,000
(ii)	Importer Certificate	1,050,000
(iii)	Wholesale	225,000
(iv)	Retail	150,000
(v)	Pest control operators (fumigators and pest controllers)	600,000
9.	Soil analysis fees per sample	
(i)	Basic Soil Analysis with Recommendations	75,000
(ii)	Complete Soil Analysis with Recommendations	150,000
(iii)	Complete soil and Bio-available Nutrients	240,000
(iv)	Soil life Test	90,000
(v)	Soil texture	75,000
(vi)	Exchangeable acidity (pH) in soil	30,000
(vii)	Heavy Metals in Soil	210,000
(viii)	Available Nitrogen in Soil	45,000
(ix)	Substrate analysis	111,000
(x)	1:2 Soil extract	108,000
10.	Water analysis fees per sample	
(i)	Drip water analysis	108,000
(ii)	Drain water analysis	108,000
(iii)	Irrigation Water Analysis	135,000
(iv)	Post-Harvest Water Analysis	180,000
(v)	Heavy metals in water	180,000
11.	Leaf analysis fees	
(i)	Complete analysis	111,000
(ii)	Heavy Metals in Plant	210,000

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

12.	Fast track for services in No. 9, 10 and 11 above	300,000
13.	Qualitative and quantitative Mycotoxin analysis fees in grains and any other products	
(a)	Total aflatoxins	135,000
(b)	Ochratoxin A	135,000
(c)	Patulin	135,000
(d)	Fumonisin	135,000
(e)	Zearalenone	135,000
(f)	Nivalenol/Deoxynivalenol.	135,000
14.	AChE Test	45,000
15.	Permits/Certificates/License Search/amendment/replacement	
(g)	Search fee	30,000
(h)	Amendment/Replacement	60,000
(i)	Transfer of registration	150,000
(j)	Changes of particulars	600,000
B: PLANT HEALTH		
S/N	SERVICE	FEES (TZS)
1.	FEES ON EXPORT, IMPORT AND POST- ENTRY CONTROL OF PLANTS, PLANT PRODUCTS AND REGULATED ARTICLES	
(a)	Import Certification	
	Plant Import Permit for:	
(i)	<input type="checkbox"/> Non-commercial per consignment	25,000.00
(ii)	<input type="checkbox"/> Research per consignment	60,000.00
(iii)	<input type="checkbox"/> Commercial per consignment	130,000.00

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

	Inspection of:	
(iv)	<input type="checkbox"/> Non-commercial consignment	10,000.00
(v)	<input type="checkbox"/> Wood Packaging Materials per consignment	10,000.00
(vi)	<input type="checkbox"/> Commercial consignment if it is 1000 kg or less	25,000.00
	If the consignment is more than 1000 kg but less than 1,000,000 kg for:	
(vii)	<input type="checkbox"/> Cereals (except wheat), legumes and pulses, horticultural crops, roots, tubers and their allied products	TSHS 25,000 + (No. of excess Kgs x TSHS. 10) per consignment
(viii)	<input type="checkbox"/> Wheat	TSHS 25,000 + (No. of excess Kgs x TSHS 16) per consignment
(ix)	<input type="checkbox"/> Traditional Cash Crops and Oil Crops	TSHS 25,000 + (No. of excess Kgs x TSHS 10) per consignment
(x)	<input type="checkbox"/> Other Crops	TSHS 25,000 + (No. of excess Kgs x TSHS 10) per consignment
	If the consignment is more than 1,000,000 kg	
(xi)	<input type="checkbox"/> Cereals (except wheat), legumes and pulses, horticultural crops, roots, and tubers and their allied products	TSHS 25,000 + (No. of excess Kgs x TSHS 9.0) per consignment
(xii)	<input type="checkbox"/> Wheat	TSHS 25,000 + (No. of excess Kgs x TSHS 15.0) per consignment
(xiii)	<input type="checkbox"/> Traditional Cash Crops, oil crops	TSHS 25,000 + (No. of excess Kgs x TSHS 9.0) per consignment
(xiv)	<input type="checkbox"/> Other Crops	TSHS 25,000 + (No. of excess Kgs x TSHS 9.0) per consignment
(b)	Export certification	
	Phytosanitary certificate for:	
(i)	<input type="checkbox"/> Non-commercial consignment	25,000.00
(ii)	<input type="checkbox"/> Research consignment	65,000.00
(iii)	<input type="checkbox"/> Commercial consignment	130,000.00

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

	Inspection	
(iv)	<input type="checkbox"/> If the consignment is 1000 kg or less	TSHS 25,000 per consignment
	If the consignment is more 1000 kg but less than 1,000,000 kg for:	
(v)	<input type="checkbox"/> Traditional Cash Crops, oil crops	TSHS 25,000 + (No. of excess Kgs x TSHS 13) per consignment
(vi)	<input type="checkbox"/> Cereals, legumes and pulses, horticultural crops, roots, and tubers	TSHS 25,000 + (No. of excess Kgs x TSHS 8.0) per consignment
(vii)	<input type="checkbox"/> Other Crops	TSHS 25,000 + (No. of excess Kgs x TSHS 13) per consignment
	If the consignment is more than 1,000,000 kg for:	
(viii)	<input type="checkbox"/> Traditional Cash Crops and Oil Crops	TSHS 25,000 + (No. of excess Kgs x TSHS 12.0) per consignment
(ix)	<input type="checkbox"/> Cereals, legumes and pulses, horticultural crops, roots, and tubers	TSHS 25,000 + (No. of excess Kgs x TSHS 7.0) per consignment
(x)	<input type="checkbox"/> Other Crops	TSHS 25,000 + (No. of excess Kgs x TSHS 12.0) per consignment
(c)	Post entry quarantine and treatment supervision fee	
(i)	At the station	Minimum of TSHS 380,000 per consignment
(ii)	Open and closed quarantine	Minimum of TSHS 380,000 per consignment
(d)	Conveyances	
(i)	Inspection per consignment	130,000.00
(ii)	Treatment supervision	Minimum of TSHS 380,000 per consignment
(iii)	Certification per consignment	25,000.00
2.	Fees on necessary services connected with plant health services	
	Field inspection and travelling costs	
(i)	<input type="checkbox"/> Field inspection during active growth for up to 1 hectare	110,000.00
(ii)	<input type="checkbox"/> Field inspection during active growth for any additional hectare	25,000.00

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(iii)	<input type="checkbox"/> Travelling within 10 Km.	TSHS 20,000 for distances
(iv)	<input type="checkbox"/> Travelling for each additional km beyond 10 km.	TSHS1,000 for each additional km
(v)	Disposition of materials	TSHS 120,000 per assignment or may be more, depending on disposition cost
(vi)	Training	Fees to be determined according to cost of the course required
(vii)	Plant protection extension services	Fees to be determined according to cost of the course required
3.	Identification of pest and disease in phytosanitary systems	
(a)	Fungal identification per sample	
(i)	Fungal identification without culture	15,000.00
	Single identification and diagnosis of fungi requiring culturing and further investigation	
(ii)	<input type="checkbox"/> Fungal culturing charges	35,000.00
(iii)	<input type="checkbox"/> Fungal analysis using enzyme link immunosorbent assay (ELISA)	75,000.00
(iv)	<input type="checkbox"/> PCR analysis including conventional	75,000.00
(v)	<input type="checkbox"/> Real time PCR and LAMP	90,000.00
(vi)	<input type="checkbox"/> Other specialized techniques such as DNA barcoding, sequencing	110,000.00
(vii)	<input type="checkbox"/> Fungal count per sample	10,000.00
(b)	Bacterial identification per sample	
(i)	Identification through culturing and further investigations	45,000.00
(ii)	Bacterial identification analysis using enzyme link immuno-sorbent assay (ELISA) and immuno-fluorescence	50,000.00
(iii)	PCR analysis including conventional	75,000.00
(iv)	Real time PCR and LAMP	90,000.00
(v)	Other specialized techniques such as DNA barcoding and sequencing	110,000.00

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(c)	Identification of virus, viroids and phytoplasma per sample	
(i)	Identification based on symptom expression	25,000.00
(ii)	Identification using indicator plants	50,000.00
(iii)	Serology analysis per virus	35,000.00
(iv)	PCR analysis including conventional PCR	75,000.00
(v)	Real time PCR and LAMP per single virus	90,000.00
(vi)	Other specialized techniques such as DNA barcoding, sequencing	110,000.00
(d)	Nematode identification per sample	
(i)	Nematode extraction from soil, plant tissue and other sample types	10,000.00
(ii)	Identification of nematode species	25,000.00
(iii)	Nematode count per sample	10,000.00
(iv)	Molecular identification of nematodes (e.g., by PCR and LAMP)	75,000.00
(v)	Other specialized techniques such as DNA barcoding and sequencing	110,000.00
(e)	Insect pest and mite identification per sample	
(i)	Single morphological identification and diagnosis	10,000.00
(ii)	Detailed identification requiring investigative work	25,000.00
(iii)	Multiple pest species identification and diagnosis	50,000.00
(iv)	Analysis including conventional PCR	75,000.00
(v)	Real time PCR and LAMP	90,000.00
(vi)	Other specialized techniques such as DNA barcoding, sequencing	110,000.00
(f)	Weeds and Herbarium specimen identification per sample	
(i)	Routine single identification and diagnosis	10,000.00
(ii)	Detailed single identification and diagnostic services requiring investigative work	25,000.00
(iii)	Multiple pest species identification and diagnosis	50,000.00

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(iv)	Other specialized techniques such as genetic purity test, DNA barcoding and sequencing	110,000.00
(g)	Plant identification (taxonomic services) per specimen	
(i)	to family level	8,000.00
(ii)	to genus level	10,000.00
(iii)	to species level	25,000.00
(h)	Mycotoxin analysis in grains and related products per sample	
(i)	Total aflatoxin diagnostic test	75,000.00
(ii)	Test of Mycotoxins and aflatoxin using ELISA	60,000.00
(iii)	Confirmation of Mycotoxins (e.g., aflatoxinB1)	110,000.00
(iv)	Moisture content analysis	20,000.00
(i)	GMO testing and inspection service per sample upon request	
(i)	PCR Qualitative	190,000.00
(ii)	PCR quantitative	330,000.00
(iii)	PCR-based suppression subtractive hybridization and next-generation sequencing	380,000.00
(iv)	Monitoring GMO for compliance excluding subsistence and transport	210,000.00
(v)	Inspection and escort of GMO material	210,000.00
(vi)	Field inspection of GMO trial per visit	340,000.00
(j)	Germplasm storage and analysis	
(i)	Virus clean-up (batch of not more than 10 plants per accession)	220,000.00
(ii)	In vitro multiplication of pathogen free plants (per 20 plants-(batch of not more than 20 plants per accession))	85,000.00
(iii)	Charges for the use of tissue culture facilities per day	10,000.00
(iv)	Maintenance of plants in the tissue culture laboratory (In-vitro plants, per month per accession)	10,000.00
(v)	Sale of virus free plants (in-vitro - per plant)	10,000.00



*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(vi)	Sale of virus free plants (acclimatized plants - per plant)	5,000.00
(vii)	Maintenance of plants in greenhouse (propagating) per month, per greenhouse	65,000.00
(k)	Phytosanitary Inspections	
	Import and export permit	
(i)	<input type="checkbox"/> Biological Control Agent Import permit	25,000.00
(ii)	<input type="checkbox"/> Biological Control Agent export permit	50,000.00
(iii)	<input type="checkbox"/> Plant import permit for research	25,000.00
(iv)	<input type="checkbox"/> Replacement of plant import permits	25,000.00
(l)	Phytosanitary certificate	
(i)	<input type="checkbox"/> Search fee for phytosanitary documents	25,000.00
(ii)	<input type="checkbox"/> Re-export phytosanitary certificate	130,000.00
(iii)	<input type="checkbox"/> Amendment/Replacement of phytosanitary documents before export	40,000.00
(iv)	<input type="checkbox"/> Amendment/Replacement of phytosanitary documents after export	210,000.00
(v)	Premises/commodity inspection – Routine (Excluding transport costs and subsistence)	110,000.00
(vi)	Inspection of Quarantine facility including greenhouse and laboratory (up to 1 ha)	140,000.00
(vii)	Additional charges for quarantine facilities for additional hectare above (j) above	20,000.00
(viii)	Inspection of biocontrol facilities	110,000.00
(ix)	Inspection for compliances to pesticide residue levels	110,000.00
(x)	Inspection for non-compliance to MRLs	430,000.00
(xi)	Sale of pasteurized soil (per kg)	500.00
(xii)	Farm visits for advice on pest control (Excluding subsistence and transport)	55,000.00
(xiii)	Consultation fees for commercial farms	25,000.00
(m)	Devitalization (Excluding subsistence and transport)	
(i)	Registration Fee of facility (Non-Refundable)	110,000.00

*Plant Health (Amendment)*

*GN. NO.929 (Contd.)*

(ii)	Auditing and monitoring charges per audit	110,000.00
(iii)	Annual Renewal of certificate	30,000.00

(iv)	Training on devitalization per person	55,000.00
(n)	Conveyance Inspection	
	Physical test/examination/inspection	
(i)	▪ Empty ship inspection/survey	255,000.00
(ii)	▪ Large vessel (over 10,000 MTs)	130,000.00
(iii)	▪ Small vessel (less than 10,000 MT) (about, dhows,	25,000.00
(iv)	▪ Large containers (40 ft.) inspection (each)	25,000.00
(v)	▪ Small containers (20ft) inspection (each)	10,000.00
(vi)	▪ Large aircrafts (each)	125,000.00
(vii)	▪ Small aircrafts (and balloons) (each)	70,000.00
(viii)	▪ Used vehicles and agricultural machineries (each)	10,000.00
(o)	Ensuring compliance to guidelines on wood packaging materials	
(i)	Application fee (non-refundable)	50,000.00
(ii)	Authorization for treatment and marking fee	190,000.00
(iii)	Renewal fee (annually)	50,000.00
(iv)	Marking – Standard pallet charges per pallet	130,000.00
(v)	Marking dunnage, planks, wooden boxes, wedges and others per consignment	25,000.00
(vi)	Auditing and monitoring charges per audit	130,000.00.”.

Dodoma  
....., 2024

HUSSEIN M. BASHE,  
*Minister for Agriculture*

FEES FOR EXPORT CERTIFICATION AND SUPERVISION SERVICES FOR SELECTED  
AGRICULTURAL CROPS

S/N	Crop	Fee @Kg (USD)
1	Cotton	0.009
2	Cashew	0.04
3	Coffee	0.04
4	Tobacco	0.04
5	Rice	0.005
6	Maize	0.003
7	Sesame	0.03
8	Legumes/Pulses	0.009
9	Cocoa	0.04
10	Tea	0.001
11	Avocado	0.02
12	Sisal	0.04
13	Flowers	0.02
14	Onion	0.01
15	Tomato	0.01
16	Citrus fruits	0.01
17	Spices	0.02
18	Fruits	0.007
19	Pyrethrum	0.02
20	Cassava	0.001
21	Pepper	0.001
22	Others	0.06

FEEs FOR IMPORT CERTIFICATION AND SUPERVISION SERVICES FOR SELECTED  
AGRICULTURAL CROPS

Table 1: Fee shall be charged at 0.05% of CIF for each consignment

S/N	Crop
1	Cotton (fibre)
2	Cotton seed cake
3	Cotton seeds
4	Cashew
5	Coffee
6	Wheat
7	Barley
8	Palm
9	Palm seedlings
10	Mushroom
11	Grapes
12	Apples
13	Mangoes
14	Tobacco
15	Rice
16	Rice bran
17	Maize
18	Sesame
19	Legumes/Pulses
20	Tea
21	Avocado
22	Flowers
23	Onion
24	Spices
25	Tomato
26	Citrus fruits
27	Other crops

Dodoma,  
.....2023

HUSSEIN M. BASHE,  
*Minister for Agriculture*