

GOVERNMENT NOTICE No. 683 Published On. 24/9/2021

THE STANDARDS ACT,
(CAP. 130)

REGULATIONS

(Made under section 36 (1) and (3)(f))

THE STANDARDS (REGISTRATION OF PREMISES AND CERTIFICATION OF
PRODUCTS) REGULATIONS, 2021

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THE STANDARDS ACT,
(CAP. 130)

REGULATIONS

(Made under section 36 (1) and (3)(f))

THE STANDARDS (REGISTRATION OF PREMISES AND CERTIFICATION OF
PRODUCTS) REGULATIONS, 2021

PART I
PRELIMINARY PROVISIONS

Citati
on

1. These Regulations may be cited as the Standards (Registration of Premises and Certification of Products) Regulations, 2021.

Interpr
etation

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

Cap.
130

“Act” means the Standards Act;

“advertisement” means and includes every form of presentation, whether in a publication, or by display of any notice or by means of any catalogue, price list, letter, whether circular or addressed to a particular person or by the exhibition of a photograph or a cinematograph film, or by way of sound recording, sound broadcasting, or television or any other means of communication;

“cosmetic” means any article intended to be used by means of rubbing, pouring, steaming, sprinkling, spraying on or otherwise applied to the human body or any part thereof for cleansing, beautifying, promoting attractiveness or altering the appearance and includes any article intended for use as a component of a cosmetic, but excludes articles intended for use in the diagnosis, treatment or

prevention of diseases and those intended to affect the structure or any function of the body;

“food” means any substance whether processed, semi processed or raw which is intended for human consumption, and includes drinks, chewing gum and any substance which has been used in manufacturing, preparation or treatment of food but does not include cosmetics, tobacco or substance used only as drugs;

“label” means any tag, brand, mark, pictorial or other descriptive matter, written, printed, stenciled, marked, embossed on or attached to a container;

“non pre-packaged foods” means all farm food produce such as cereals, pulses, roots and tubers, fruits, vegetables, nuts and oil seeds, spices, raw meat and fish, eggs, raw milk which are used as raw materials or for direct human consumption;

“promotion” means and includes advertising and any other activity undertaken to increase the supply, sale, or consumption of a product or commodity;

“package” in relation to any product regulated under this Act, means any box, packet or any other article in which one or more primary containers of products regulated under this Act are to be enclosed in one or more other boxes, packets or articles in question, the collective number thereof;

“premises” includes land, buildings, structures, basements and vessels and-

(a) in relation to any building, includes a part of a building and any cartilage, forecourt, yard or place of storage used in connection with building or part of that building; and

(b) in relation to "vessel", means ship, boat, air craft, and includes a carriage or receptacle of any kind, whether open or closed;

“pre-packaged food” means food that is processed to extend its shelf life, packaged, labeled, and complying with specified standards ready for offer to the consumer and includes food supplements;

“product” means goods and services designed to be

released or launched in a market;
“prohibited Cosmetic” means any cosmetic that contains prohibited ingredients;
“prohibited ingredient” means a substance which is forbidden to be a component of a cosmetic;
“registration of product” means an official authorisation by the Bureau for the purpose of launching or release to the market after evaluation for safety and quality; and
“standards mark” means a mark which has been approved and registered by the Bureau as a mark denoting conformity to a given standard.

**PART II
LICENCE FOR STANDARD MARK**

Prohibition on use of standards mark

3.-(1) Subject to the provisions of section 18 of the Act, a person shall not apply standards mark to any product, commodity or process unless he is a holder of a licence granted in accordance with the standards framed by the Bureau.

(2) A person who contravenes, or fails to comply with the provisions of this regulation commits an offence and upon conviction shall be liable in accordance with the Act.

Application for licence

4.-(1) An application for a licence or permit shall be made to the Director General by using a form set out in the First Schedule to these Regulations.

(2) Subject to subregulation (1) the Director General may, on his discretion, grant or refuse such an application.

(3) Upon refusal, the Director General shall furnish to the applicant reasons for his refusal.

**PART III
PRE-PACKAGED AND NON-PRE-PACKAGED FOOD**

(a) Registration and Certification of Pre-Packaged Food

Restri
ction
for
sale of
unregi
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food
produ
cts

5.-(1) A person shall not sell, manufacture, grant, distribute, expose for sale, provide as gift or offer for sale any pre-packaged food unless it is registered and certified by the Bureau.

(2) Registration of food product and its respective manufacturing premises shall be integral part of the product certification process.

(3) The granted licence to use the standards mark shall deem the respective manufacturing premises and product to be registered and certified.

(4) A person who contravenes, or fails to comply with the provisions of this regulation commits an offence and upon conviction shall be liable to the punishment provided in the Act.

Applic
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for
registr
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of
food
produ
cts

6.-(1) A person who intends to register and certify for sale any pre-packaged food shall submit a dully filled application form as set out in the First Schedule to these Regulations.

(2) Save for imported food products, any food manufactured, offered for sale, donation, distribution or exposed for sale shall comply with the product certification requirements prescribed under these Regulations.

(3) Applications for registration and certification of pre-packaged food may either be made by the manufacturer or their recognised representatives.

Docu
ments
on
food
registr
ation
applic
ation

7. The application made under regulation 6 shall be accompanied by-

- (a) business licence or industrial licence;
- (b) list of raw materials;
- (c) process flow chart;
- (d) sketch for location of factory;
- (e) organisation structure;
- (f) permit from relevant authority in case of Genetically Modified Food or product

derived thereof; and

- (g) any other relevant information relating to food as the Bureau may consider necessary.

Additi
onal
inform
ation

8. The Bureau may, at any time, require the applicant to submit other information in addition to the requirements prescribed under these Regulations.

Applic
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accou
ntabili
ty on
inform
ation

9. The Applicant shall be accountable to a product and all information supplied in support of his application for registration and certification of the product and any alteration thereof.

Consideratio
n of
application

10.-(1) The Bureau may require the applicant to submit additional samples, documents, information or clarification during consideration of the application.

(2) Subject to the requirements of subregulation (1), the Bureau shall hold the processing of the application until the applicant complies with the requirement.

(3) Where the applicant fails to submit or cause to be submitted the additional requirement pursuant to subregulation (1) within the period of four months without reasonable cause, the application shall be rendered invalid.

(4) The applicant whose application has been invalidated under this regulation may submit another application which shall be considered as a new application.

Condit
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for
granti
ng
registr
ation
of
food

11. The Bureau shall grant registration and certification of food if it is satisfied that the food intended to be registered and certified complies with national standard or international standard and where there is no standard, any other conditions and requirements as may be prescribed by the Bureau.

(b) Non-Pre-Packaged Food

Exemption of registration for non-pre-packaged food

12.-(1) Without prejudice to the generality of these Regulations non-pre-packaged food shall be excluded from being granted licence under these Regulations.

(2) Any person dealing with non-pre-packaged food shall ensure that the products comply with all safety and quality requirements and observe food hygiene requirements that may be in force and are recognised under the Act.

(3) The Bureau shall, from time to time, carry out inspection, testing, monitoring and surveillance to verify-

- (a) compliance with good hygienic practices; and
- (b) compliance with physical, chemical and microbiological requirements for food safety and where necessary institute appropriate intervention.

PART IV

REGISTRATION AND CERTIFICATION OF COSMETICS

Restriction on manufacturing and sale of cosmetics

13.-(1) A person shall not manufacture, sell or supply any cosmetics unless-

- (a) they are registered and certified; and
- (b) he holds or has an access to premises registered by the Bureau.

(2) Without prejudice to the provisions of subregulation (1), registration of cosmetic and its respective manufacturing premises shall be integral part of the product certification process.

(3) The granted licence to use the standards mark shall deem the product and its respective manufacturing premises to be registered and certified by the Bureau.

Prohibition on manufacture and sale of cosmetics containing prohibited ingredients	<p>14.-(1) Subject to section 21U of the Act, a person shall not, by himself or any other person acting on his behalf, manufacture, supply or sell any cosmetics that contain prohibited ingredient as shall be declared by the Minister on advice of the Bureau from time to time.</p> <p>(2) The Bureau shall maintain the list of prohibited ingredients and shall be made available to the public for reference during implementation of these Regulations.</p>
Conditions for manufacture of cosmetics	<p>15. A person shall not manufacture or sell any cosmetics under unsanitary conditions or pack cosmetics in a container which may alter its safety and quality.</p>
Labelling	<p>16. A person shall not sell any cosmetics unless its marking and labelling complies with requirements prescribed under specific cosmetics product standards recognised by the Bureau.</p>
Restriction on labelling	<p>17. A person shall not sell a cosmetics in a container or package which is labelled or marked in such a way that-</p> <ul style="list-style-type: none">(a) it is falsely describing the cosmetics; or(b) it is likely to be misleading as to the nature, quality or uses of the cosmetics.
Conditions for granting registration of cosmetics	<p>18. The Bureau shall grant registration and certification of cosmetics if it is satisfied that the cosmetics intended to be registered and certified complies with National standard or International Standards and where there is no standard, any other condition and requirements as may be prescribed by the Bureau.</p>
Additional samples and information	<p>19.-(1) The Bureau may require the applicant to submit additional samples, documents, information or clarification during the consideration of the cosmetics.</p> <p>(2) Subject to the requirements of subregulation (1), the Bureau shall hold the processing of the application pending the compliance with the</p>

requirement.

(3) Where the applicant fails to submit or cause to be submitted the additional requirement pursuant to subregulation (1) within the period of four months without reasonable cause, the application shall be rendered invalid.

(4) The applicant whose application has been invalidated under this regulation may submit another application which shall be considered as a new application.

PART V
REGISTRATION OF NON-MANUFACTURING PREMISES
FOR FOOD AND COSMETICS

Registration
of non-
manufaci-
ng premises

20.-(1) A person shall not sale, distribute, supply or store food, food product or cosmetics except in a premises registered in accordance with these Regulations.

(2) A person who contravenes subregulation (1) commits an offence and upon conviction shall be liable to the punishment provided under the Act.

Application
for
registration
of non-
manufaci-
ng premises
GN. No.
496L of
2021

21.-(1) An application for registration of premises shall be made to the Bureau by submitting a duly filled in application form set out in the Second Schedule to these Regulations and shall be accompanied by proof of payment of relevant fees prescribed in the Standards (Fees and Charges) Regulations, 2021.

(2) Subject to subregulation (1) upon receipt of an application for registration, the Director General shall, as soon as practicable, proceed to consider the application and grant registration if he is satisfied that-

- (a) the food and cosmetics premises are located away from sites or activities that emit obnoxious material like fumes, dust, smoke, offensive trade or breeding sites for vermin;
- (b) the food and cosmetics premises are designed for the intended purpose and shall have no direct link with any business or occupation that may lead to contamination of food and

- cosmetics;
- (c) the premises have suitable layout and constructed to facilitate easy maintenance and sanitation;
- (d) the premises have sufficient space for placement and storage of food and cosmetics;
- (e) the premises have adequate space, either by partition, location or other effective means for those operations, which may cause contamination of food;
- (f) the premises have sufficient lighting and ventilation;
- (g) the food premises have maximum protection against rodents, birds and vermin;
- (h) the floor, walls and ceiling of food premises are adequately cleanable and maintained in a clean and good state of repair;
- (i) any other requirement as the Bureau may determine.

Condition
for granting
registration
for non
manufacturi
ng premises

22.-(1) Premises shall not be registered by the Bureau unless it conforms to the standards or codes of practice prescribed by the Bureau.

(2) On evaluation of premises for registration, the Bureau shall make reference to relevant codes of practice.

(3) Subject to subregulation (1) and (2), the Bureau shall, from time to time, provide a list of codes of practice and make it available to the general public.

Notification
of change of
premises

23.-(1) If for any reason the holder of premises registered under these Regulations changes the nature of business or shift to another location he shall, within fourteen days, notify the Bureau of such changes.

(2) The Bureau shall, upon verification of the changes-

- (a) approve and register the changes; or
- (b) reject the notification if the reasons submitted do not warrant the intended changes.

(3) Any person who contravenes subregulation (1) commits an offence.

PART VI
MATTERS RELATING TO LICENCES

Application
to be
assigned
number

24. Upon receipt by the Director General, every application for a licence shall be assigned a number signifying its order of receipt, and the Bureau shall acknowledge the receipt of that application.

Inspection
by Bureau

25.-(1) Where the Director General requires that an inspection be carried out of the premises of any applicant and where it is necessary to inspect the premises of any person holding a licence issued under these Regulations-

- (a) a reasonable notice of the proposed inspections shall be given to the applicant or as the case may be the person, holding the licence;
- (b) an inspector shall not take any samples of any article, material or substance, save in the presence of the owner or occupier of the premises being inspected or his representative;
- (c) an inspector shall, if the owner or his representative or occupier of the premises being inspected requests him to do so, take duplicate samples and give one sample to the owner or occupier of the premises or his representative;
- (d) an inspector shall, if so, in the presence of the owner or occupier of the premises being inspected or his representative-
 - (i) seal each sample separately;
 - (ii) label the sample's necessary details;
 - and
 - (iii) show the impressions of the seals in his report;
- (e) every inspector shall produce evidence in a prescribed form for each sample taken to the

owner or occupier of the premises inspected, and the duplicate copy of it, both the original and the duplicate having been duly signed by the person in whose presence the sample was taken; and

- (f) the owner or occupier of the premises inspected shall use the facsimile of the standards mark approved by the Bureau.

(2) Nothing in this regulation shall be interpreted as preventing an inspector from carrying out, at his discretion, an inspection without giving any prior notice to the owner or occupier of the premises to be inspected.

(3) In the performance of his functions under this regulation, an inspector may take sample of commodities or products marked with a standards mark which he finds stocked in the premises, or which are offered for sale or donation, by the applicant or the owner or occupier of premises under inspection.

(4) The Director General shall cause to be carried out inspections in respect of every licence held in accordance with these Regulations.

Grant of
licence

26.-(1) The Director General shall, after an inquiry and being satisfied that the applicant is a proper person to use a standards mark, grant a licence to the applicant.

(2) Every licence granted under subregulation (1), shall be in the form set out in the Third Schedule.

(3) A licence granted under this regulation shall be an authority for the holder to use the standards mark in respect of the commodities or product or category of commodities or product manufactured by him or in respect of the process applied by him in any manufacture or work.

(4) The licence granted under this regulation shall be subject to such conditions or terms as the

Director General may consider necessary to impose.

(5) Every licence shall be in force for a period of not more than twelve months and may be endorsed for renewal at least one month before the expiry of the original period.

(6) Subject to giving a notice of not less than one month to the holder, the Director General may at any time during the validity of a licence alter any of the conditions or terms subject to which the licence was granted.

Renewal of
licence

27.-(1) The application for renewal of the licence shall be made to the Bureau sixty days before its expiration.

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496L of
2021

(2) The licence issued under this regulation may be renewed upon submission to the Bureau of an application form set out in the First Schedule to these Regulations.

(3) The licence shall be renewed upon satisfaction by Director General that the product conforms to the standard and fees prescribed in the Standards (Fees and Charges) Regulations, 2021.

Suspension
or
cancelation
of licence

28.-(1) The Director General shall suspend any licence granted under these Regulations if he is satisfied that-

- (a) the commodities or products marked with the standards mark under a licence do not in fact comply with the relevant standard;
- (b) the holder of the licence has used the standards mark in relation to the process which does not comply with the relevant standards;
- (c) the holder of the licence has, without reasonable cause, failed or refused to provide reasonable facilities to any inspector to facilitate the discharge of his functions in relation to the licence concerned;
- (d) holder of licence has stopped production,

process or service for at least six months consecutively; or

- (e) the holder of the licence has, without the permission of the Bureau and without reasonable cause, failed or refused to comply with any of the conditions or terms to which the licence was issued,

and upon such suspension, subject to such conditions as the Director General may consider necessary to impose, the licence shall, immediately, cease to have effect.

(2) The Director General shall, either on his own motion or upon the petition of any person, cancel any licence granted under these Regulations if he is satisfied that-

- (a) the holder of the licence knowingly made a false statement or a statement which he did not believe to be true in his application or at any inquiry or inspection prior to the grant of the licence;
- (b) the holder of the licence no longer meets all or the majority of the conditions prerequisite to which the licence was granted;
- (c) the holder of the licence has been convicted of an offence under the Act or these Regulations involving the disregard of standards prescribed in connection with the commodities which he produces under the authority of the licence;
- (d) the holder of the licence has been guilty of fraud or dishonesty in his business in relation to matters concerning the maintenance of standards;
- (e) the licence has been under suspension for six months;
- (f) the holder of a licence has requested for withdraw of the licence; or
- (g) the holder of licence has changed premises where the licence was granted.

(3) A licence may be cancelled for grounds specified in subregulation 2(c), upon the

recommendation, or the receipt of the judgement of the court by which the holder of the licence is convicted of the offence.

(4) When the licence is suspended or cancelled, the Director General shall cause the notification to be given to the holder informing him of that fact and of the reasons for the suspension or cancellation.

(5) Save for the case of cancellation under subregulation (2) (c), no licence shall be cancelled or suspended unless-

- (a) the holder of the licence has previously been notified of the proposed measure and the reasons for it;
- (b) the holder of the licence has thereafter been given an opportunity to be heard within thirty days; and
- (c) the Director General takes into account the findings of the inquiry so conducted, subject to regulation 28.

(6) Where a licence is cancelled or suspended under these Regulations, if there are any commodities or products in stock which bear the standards mark concerned whether within possession of the holder or his agents, the licence holder shall cause the standards mark to be removed, cancelled or defaced.

Register of
licensed
manufacturers

29.-(1) As soon as practicable after the grant, restoration or renewal of a licence, the Director General shall cause to be entered in a register, kept and maintained for the purpose and in such form as may be determined by him, in respect of the person permitted to hold or continue to hold a licence the following particulars:

- (a) his name and address, where he is an individual, and the business name, if any, of his enterprise, where the holder of the licence is a body of persons, the name of that body and its address;

- (b) the date of grant, renewal or restoration of licence;
- (c) the serial number, if any, of the licence;
- (d) the commodity or commodities, product or products or the process or processes to which the licence granted, renewed or restored relates;
- (e) the number and titles of the standard or standards to which the licence relates;
- (f) particulars of any suspension, cancellation or renewal in respect of the licence; and
- (g) such other particulars as the Director General may, from time to time, direct.

(2) All changes in the particulars registered under subregulation (1), shall be entered in the register by the Director General.

(3) The Director General may cause to be rectified any clerical errors in the register or other document containing extracts from theregister.

PART VII GENERAL PROVISIONS

Exportation
of products

30. The Bureau may, upon request by the exporter and payment of relevant fees and charges, issue any relevant document such as quality ascertainment report or export letters for the purpose of facilitating exportation of commodities or products as prescribed by the procedures under Technical Assistance to Exporters (TAE).

Notification
of change
and approval

31.-(1) Where for any reason the licence holder changes any matter related to composition, packaging or labelling or issues covered during certification of the products, he shall, within fourteen days, notify the Bureau.

(2) The Bureau shall upon verification of the changes-

- (a) approve and register the changes; or
- (b) reject the notification if the reasons submitted do not warrant the intended changes.

Responsibilities of licence holder	<p>32. Licencee shall be responsible for—</p> <p>(a) all information supplied in support of the application for registration, certification and variation thereof;</p> <p>(b) ensuring safety and quality of certified product complies with all requirements as provided in these Regulations; and</p> <p>(c) effect voluntary and compulsory product recall whenever ordered as prescribed under the Standards (Recall, Seizure and Disposal of Products) Regulations, 2021.</p>
Fees and charges GN. No. 496L of 2021 Handling of other applications	<p>33. There shall be charged and paid such fees in respect of the matters specified in these Regulations as set out in the Schedules of the Standards (Fees and Charges) Regulations, 2021.</p> <p>34. Handling of any application whose time frame is not specifically provided for under these regulations, shall be set out in the Bureau's client's services charter.</p>
Appeal	<p>35.-(1) Pursuant to the provisions of section 21(1) of the Act, any person aggrieved by the refusal of the Bureau to issue a licence, permit or any condition attached to a licence, permit or the variation, cancellation or suspension of any licence or permit within fourteen days, may appeal to the Minister against that decision.</p> <p>(2) An appeal to the Minister shall-</p> <p>(a) be in writing;</p> <p>(b) state the grounds of appeal in a chronological order;</p> <p>(c) supported by evidence, if any; and</p> <p>(d) be signed by the appellant.</p> <p>(3) A decision by the Minister on the appeal shall be made within ninety days from the date of</p>

receipt of an appeal.

(4) The Minister may confirm, vary, modify or rescind the decision by the Director General or may give any direction as he may deem appropriate.

(5) The appellant may, at any time prior to the Minister's decision, lodge a notice that he does not intend to proceed with an appeal.

(6) The Minister shall, upon receipt of the notice pursuant to subregulation 5, mark the appeal officially withdrawn.

General
penalty

36. Any person who contravenes or fails to comply with any provisions of these Regulations commits an offence and upon conviction shall be liable to the penalty provided under the Act.

Revocation
and savings
GN. No.
406 of 2009

37.-(1) The Standards (Certification) Regulations, 2009 are hereby revoked.

(2) Notwithstanding subregulation (1), any decision made, permit, licence, order or any other documents issued by the Bureau pursuant to the repealed regulations for certification under the revoked Regulations shall be deemed to be decision made, permit, licence, order or any other documents issued under these Regulations.

FIRST SCHEDULE

(Made under regulation 4(1), 6(1) and 27))

APPLICATION FOR LICENCE / RENEWAL OF LICENCE

To: The Director General, Tanzania Bureau of Standards

1. I/We, carrying on business at (full business address) under the style of (full name of individual or firm) hereby apply for a licence under the STANDARDS ACT NO 2, of 2009 to use the Standards Mark in respect of the product/process which conforms to the Tanzania Standard(s) listed below

a) Product Name/Article

Brand Name/Type.....

Grade

b) Process

c) Related TZ standards(s)

No. Title

No. Title

2. The above article(s) is/are manufactured by

Process is carried out by (name of the factory) on the premises situated at (address)

3. Production figures for the said article(s) and the value thereof to the best of my/our knowledge and process estimate are as follows:

Year	Production	Unit	Value (Tshs)
Last year from To			
Current year from to (estimates)			

*Strike one not applicable

As amended in 2009

Only one of the two items under (a) and (b) may be covered by one application. Strike out the other one

Standards (Registration of Premises and Certification of Products)

GN. No. 683 (Contd.)

4. In order to ensure conformity of the said articles(s)/process to the related TZ Standard (s),
- *I/We have in use/propose to use the Scheme of Inspection and Testing described in the statement attached hereto. Routine records of all the inspections and tests are being/will be kept in the form detailed in the statement. *I/We further undertake to modify, amend or alter my/our Scheme of Inspection and Testing to bring in line with that which may be specified by you from time to time.
- *I/We have at present no Scheme of Inspection and Testing in operation.
- *I/We however, undertake to put in operation any such scheme as recommended by the Bureau.
5. Should any initial enquiry be made by the Bureau. *I/We agree to extend to the Bureau all reasonable facilities at my/our command and *I/We also agree to pay all expenses of the said enquiry, including charges for testing, as and when required by the Bureau.
6. Should the licence be granted and as long as it will remain operative, *I/We hereby undertake to abide by all the terms and conditions of the licence and the regulations prescribed under the aforesaid Act. In the event of the licence being suspended or cancelled. *I/We also undertake to cease with immediate effect to use the Standards Mark on any article covered by the licence and to withdraw all relevant advertising matters and to take such other steps as may be necessary to fulfill the provisions of the aforesaid regulations.
7. This application is valid for a maximum period of three months from the date of receipt.
8. In unavoidable circumstances, testing and inspection may be subcontracted.

N.B. The Applicant shall be accountable to all information supplied in support of his application for licence or renewal of licence and any false declaration constitutes an offence.

Dated this day of (dd/mm/yy)

Signature

Name

Designation

Mobile phone No.

Email:

For and on behalf of (name of firm)

SECOND SCHEDULE

(Made under regulation 21)

APPLICATION AND RENEWAL OF NON-MANUFACTURING PREMISES REGISTRATION
Director General,
Tanzania Bureau of Standards,
P. O. Box 9524,
Dar es Salaam

SECTION A: APPLICANT INFORMATION

I / We hereby apply for registration of my/our existing/ new premises in accordance with the Standards Act, Cap. 130.

1. Name of applicant
2. Postal address
- Tel, No. Fax..... email
3. Full name(s) of Partner(s) and Directors(s)
4. Situated at/lying between Plot /Vessel/ Truck No,
Street/Village/Ward District/Municipality/City
5. Premises to be registered for the business of
6. The business will be under the supervision of a registered superintendent Mr. /Ms. /Mrs. /Dr. /
Prof. (Full name) whose qualification
is..... and his/her registration number isof(Year). (Please
attach a copy of registration certificate and acceptance / commitment letter from the proposed
superintendent)
7. The proposed name of the premises is
8. My/ Our financial resources committed for this business amount to..... and
my/ our annual projected turnover is Tshs
.....
9. If my/our premises is registered and licensed I/We shall keep it in hygienic condition and good
state of repair as required under the above mentioned Act and Regulations made there under.
10. I/we have not been convicted at any offence relating to any provision of the Tanzania Food,
Drugs and Cosmetics Act, 2003 and Regulations made thereunder or any other written law related
to the business being applied for within 12 months immediately preceeding this application and
have not been disqualified from holding a licence/certificate and my licence is/is not suspended.
*N.B. The Applicant shall be accountable to all information supplied in support of his application for
registration of non-manufacturing premises and any false declaration constitutes an offence.*

Date.....

Signed.....
APPLICANT

SECTION B:
DISTRICT/MUNICIPAL/REGIONAL/TBS INSPECTOR REMARKS
(Delete which inapplicable)

(In case there is no District Inspector this part should be filled by Regional Inspector)

I (name) Mr./Mrs./Ms./Dr./Prof.....District/Municipal/Regional/TBS
Inspector of Postal address.....Hereby certify that, I have inspected the above
mentioned premises in Section A as per attached inspection checklist and found that it
complies/does not comply with standards prescribed for registration of premises.

Please give reason(s) if it does not comply

.....

Name of Inspectors(s) Date	Signatures & stamp
1.
2.

.....

FOR OFFICIAL USE ONLY

Fees Tshs Receipt No..... of
.....

Registration granted/not granted
because.....

Registration No..... Approved by Management meeting
No..... of

.....

Date Signature of Director General/Director stamp

THIRD SCHEDULE

(Made under regulation 26(2))

LICENCE TO USE STANDARDS MARK

1. By virtue of the power conferred on it by the Standards Act Cap. 130 the Bureau hereby grants to M/S of
(hereinafter referred as "the licensee") this licence to use the Standards Mark set out in the first column of the First Schedule hereto upon and in respect of the product(s) set out in the second column of the said Schedule which is (are) manufactured in accordance with the related Tanzania Standard(s) referred to in the third column of the said Schedule as from time to time amended or revised
2. The granted licence to use the Standards Mark shall deem that the applied food/cosmetic product(s) and its related manufacturing premises are registered
3. This licence carries the rights and obligations stipulated in the regulations made under the above mentioned Act.
4. This licence shall be valid from toand maybe renewed as prescribed in the Regulations.


Date at : this day of

.....
DIRECTOR GENERAL

Standards (Registration of Premises and Certification of Products)

GN. No. 683 (Contd.)

SCHEDULE

Standards Mark	Good in respect of which the use of the Mark is granted	Tanzania Standard (s) according to which the goods are to be produced
		

Dodoma,
1st September, 2021

KITILA A. MKUMBO
Minister for Industries and Trade