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STATUTORY NOTICE.

IN EXERCISE of the powers conferred upon the Minister by section 45, Part III of the Water Act, Cap. 152, this Statutory Notice is hereby made this 8th day of October, 2004 declaring Pakele Town and the areas outside the Town occupied by the intake works, transmission and distribution pipelines to be a Water Supply Area; and in exercise of powers conferred upon him by Section 46 of the Water Act, Cap. 152, the Minister hereby appoints Pakele Sub-County Council, the Authority in charge of Water Supply Service in that Area.

KAHINDA OTAFIIRE (Col.),
Minister of Water, Lands and Environment.

General Notice No. 15 of 2005.

STATUTORY NOTICE.

IN EXERCISE of the powers conferred upon the Minister by section 45, Part III of the Water Act, Cap. 152, this Statutory Notice is hereby made this 8th day of October, 2004 declaring Laropi Town and areas outside the Town occupied by the intake works, transmission and distribution pipelines to be a Water Supply Area; and in exercise of powers conferred upon him by Section 46 of the Water Act, Cap. 152, the Minister hereby appoints Laropi Sub-County Council, the Authority in charge of Water Supply Service in that Area.

KAHINDA OTAFIIRE (Col.),
Minister of Water, Lands and Environment.

General Notice No. 16 of 2005.

STATUTORY NOTICE.

IN EXERCISE of the powers conferred upon the Minister by section 45, Part III of the Water Act, Cap. 152, this Statutory Notice is hereby made this 8th day of October, 2004 declaring Katakwi Town and areas outside the Town occupied by the intake works, transmission and distribution pipelines to be a Water Supply Area; and in exercise of powers conferred upon him by Section 46 of the Water Act, Cap. 152, the Minister hereby appoints Katakwi Town Council, the Authority in charge of Water Supply Service in that Area.

KAHINDA OTAFIIRE (Col.),
Minister of Water, Lands and Environment.

General Notice No. 17 of 2005.

STATUTORY NOTICE.

IN EXERCISE of the powers conferred upon the Minister by section 45, Part III of the Water Act, Cap. 152, this Statutory Notice is hereby made this 8th day of October, 2004 declaring Kyenjojo Town and areas outside the Town occupied by the intake works, transmission and distribution pipelines to be a Water Supply Area; and in exercise of powers conferred upon him by Section 46 of the Water Act, Cap. 152, the Minister hereby appoints Kyenjojo Town Council, the Authority in charge of Water Supply Service in that Area.

KAHINDA OTAFIIRE (Col.),
Minister of Water, Lands and Environment.

General Notice No. 18 of 2005.

IN THE MATTER OF THE COMPANIES ACT (CAP. 110) AND

IN THE MATTER OF WORLD TRADING AND INVESTMENT COMPANY LIMITED SPECIAL RESOLUTION

At an Extraordinary General Meeting of the shareholders duly convened and held at the company's premises on the 30th day of November, 2004.

It was resolved as follows:

1. That the company be wound up voluntarily.
2. That Mr. Innocent Kihika of P.O. Box 16401, Kampala be appointed liquidator for purposes of the winding up.

Dated at Kampala this 30th day of November, 2004.

CHAIRMAN

DIRECTOR

General Notice No. 19 of 2005.

THE COMPANIES ACT, LAWS OF UGANDA. 2000. (Cap. 110). NOTICE.

Pursuant to section 19 (4) of the Companies Act notice is hereby given that M/s. Sigma Consult Limited has by Special Resolution passed on 21st December, 2004 and with the approval of the Registrar of Companies changed its name to M/s Umacis Consulting Limited and that such new name has been entered in my register.

DATED at Kampala, this 21st day of December, 2004.

MUGOYA HUMPHREY,
Assistant Registrar of Companies.

General Notice No. 20 of 2005.

THE TRADE MARKS ACT.

(Cap. 83).

NOTICE.

NOTICE IS HEREBY GIVEN that any person who has grounds to oppose the registration of any of the marks advertised herein may within sixty days from the date of this *Gazette*, lodge a Notice of opposition on Trade Mark Form No. 6 together with a fee of Shs. 4000 in case of National applicants or US\$ 250 in case of Foreign applicants. The period of lodging Notice of opposition may be extended in suitable cases by the Registrar as he thinks fit upon such terms as he may direct. Formal opposition should not be lodged until after reasonable notice has been given by letter to the applicant so that he may have an opportunity to withdraw his application before the expense of opposition proceedings is incurred. Failure to give such notice will be taken into account in considering any application by the opponent for an order for costs if the opposition is uncontested by the applicant. Representations of the marks herein advertised can be inspected at the office of the Registrar of Trade Marks, Parliamentary Buildings, P.O. Box 7151, Kampala.

(21) APPLICATION No. 27303 IN PART "A".

(52) Class 3.

(54)



(53) *Disclaimer*— Registration of this Trade mark shall give no right to the exclusive use of the words "ANTISEPTIQUE" and "DEODORANT SOAP" except as represented.

(59)

(64)

(57) *Nature of goods*— Cosmetic goods such as soaps, creams, lotions.

(73) *Name of applicant*— Nile Cosmetics (U) Ltd.

(77) *Address*— Plot 10/18 Seventh Street, P.O. Box 5454, Kampala.

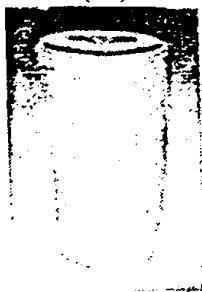
(74)

(22) *Date of filing application*— 11th January, 2005.

(21) APPLICATION No. 27302 IN PART "A".

(52) Class 3.

(54)



(53)

(59)

(64)

(57) *Nature of goods*— Cosmetic goods, talcum powder.

(73) *Name of applicant*— Nile Cosmetics (U) Ltd.

(77) *Address*— Plot 10/18 Seventh Street, P.O. Box 5454, Kampala.

(74)

(22) *Date of filing application*— 11th January, 2005.

(21) APPLICATION No. 27295 IN PART "A".

(52) Class 6.

(54)



(53)

(53) *Disclaimer*— Registration of this Trade mark shall give no right to the exclusive use of the words "MADE IN CHINA" except as represented.

(64)

(57) *Nature of goods*— Welding electrodes and all other goods included in Class 6.

(73) *Name of applicant*— Dooba Enterprises Limited.

(77) *Address*— Plot 6 Sinay Bin Amir Street, P.O. Box 24821, Kampala, Uganda.

(74)

(22) *Date of filing application*— 7th January, 2005.

(21) APPLICATION No. 27155 IN PART "A".

(52) Class 16.

(54)



(53) *Disclaimer*— Registration of this Trade mark shall give no right to the exclusive use of the letter "E" except as represented.

(59)

(64)

(57) *Nature of goods*— All goods included in class 16.

(73) *Name of applicant*— Edgars (U) Ltd.

(77) *Address*— P.O. Box 27727, Kampala.

(74)

(22) *Date of filing application*— 16th November, 2004.

(21) APPLICATION No. 27043 IN PART "A".

(52) Class 25.

(54)

GEOX

(53)

(59)

(64)

(57) *Nature of goods*— Pullovers, gloves, cardigans, jerseys, neckwear, sweaters, socks, stockings, tights, trousers, leggings, skirts, jackets, jerkins, shirts, vests, waistcoats, jumpers, track suits, blouses, blousons, jeans, sweat pants, gym suits, knickers, pants, shorts, t-shirts, sweat-shirts, suits and dresses, overcoats, coats, anoraks, raincoats, belts, suspenders, loungewear, underwear, beachwear, sleepwear, footwear, work shoes and boots, shoe parts, non-slipping devices for shoes and boots, metal fittings for shoes and boots; headwear.

(73) *Name of applicant*— Geox S.P.A.

(77) *Address*— Via Feltrina Centro 61, Montebelluna, Frazione Biadene (Treviso) Italy.

(74) M/s Hunter & Greig Advocates P.O. Box 7026, Kampala, Uganda.

(22) *Date of filing application*— 18th October, 2004.

Kampala,

11th January, 2005. MAUDAH ATUZARIRWE,

Assistant Registrar of Trade Marks.

ADVERTISEMENTS

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Leasehold Register—Volume 1357 Folio 3, Plot No. 50 and 51 Buddu Block 838.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Florence Naluyima of P.O. Box 2619, Kyotera, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, SARAH KUSIIMA,
17th January, 2005. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Leasehold Register—Volume 168 Folio 1, Plot No. 15 Namirembe Road, Kampala.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Gulamhusein Dharamshi of P.O. Box 57, Kampala, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, SARAH KUSIIMA,
14th January, 2005. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Leasehold Register—Volume 2130 Folio 9, Kyaggwe Block 293, Plot No. 112.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Muhamad Nsubuga Kato of P.O. Box 5107, Kampala, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, SARAH KUSIIMA,
11th January, 2005. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Leasehold Register—Volume 133 Folio 3, Plot No. 29, Bazaar Street, Tororo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Sogagwati widow of Walaiti Ram Khosla, Kewal Krishan Khosla and Sukh Dev Khosla all of P.O. Box 45, Tororo, a special Certificate of Title under the above Volume and Folio, the Certificate of Title which was originally issued having been lost.

Kampala, SARAH KUSIIMA,
1st June, 2004. *for Commissioner Land Registration.*

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Singo Block 161 Plot 590, 0.80 Hectares at Mityana Estate.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Kosima Kalinda of P.O. Box 52, Mwera Mityana, a special Certificate of Title under the above Block and Plot of the Mailo Register, the duplicate Certificate of Title which was originally issued having been lost.

Mityana, NYOMBI ROBERT,
15th September, 2004. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyaggwe Block 306 Plot 50, Area 10.0 Acres at Buundo.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Andereya Sebbowa Nsubuga of Buundo, Mutuba II, Kyaggwe P.O. Box 77, Jinja, a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Mukono, CHRISTINE NAMIREMBE KATENDE,
16th November, 2004. *for Chief Registrar of Titles.*

THE REGISTRATION OF TITLES ACT, 1964.
(Cap. 205).
NOTICE.

ISSUE OF SPECIAL CERTIFICATE OF TITLE.

Kyadondo Block 214 Plot 1720, approx. 0.074 of a Hectare at Kisaasi.

NOTICE IS HEREBY GIVEN that after the expiration of one month from the publication hereof, I intend to issue in the names of Monica Nansubuga (Administrators of the estate of the Late V. Katumba), a special Certificate of Title under the above Block and Plot, the Certificate of Title which was originally issued having been lost.

Kampala, OPIO ROBERT,
22nd September, 2004. *for Commissioner Land Registration.*

NOTICE OF CHANGE OF NAME DEED POLL

KNOW YE ALL MEN by this Deed Poll, I Gimara Francis of Kampala and of Postal Address P.O. Box 28611, Kampala formerly known as Kidega Francis, a citizen of Uganda do hereby absolutely renounce and abandon the use of my former names Kidega and in lieu thereof assume as from the day hereby my new names Gimara Francis.

AND IN PURSUANCE of such change of a name as aforesaid, I hereby declare that at all material time hereinafter in all records, deeds, and instruments in writing and in all actions and proceedings and in all dealings and transactions and upon all occasions whatsoever when my name shall be required or used, sign and style myself by the names of Gimara Francis.

And I hereby authorise and request all persons to designate and address me by my assumed name Gimara Francis.

In Witness whereof I have hereunder signed and subscribed my name as Gimara Francis.

Dated at Kampala, this 10th day of January, 2005 by the said Gimara Francis.

GIMARA FRANCIS.
Renouncer.

STATUTORY INSTRUMENTS

2005 No. 2.

THE FOOD AND DRUGS (FOOD FORTIFICATION)
REGULATIONS, 2005.

ARRANGEMENT OF REGULATIONS.

Regulation

1. Title.
2. Interpretation.
3. Application.
4. General provisions.
5. Fortification of foodstuffs.
6. Fortificants.
7. Labelling of fortified foodstuffs.
8. Storage and transportation.
9. Quality assurance, monitoring and enforcement of activities.
10. Sensitisation of the public.
11. Offences and penalties.

SEE S.I. NO.53/2011 FOR THE
AMENDMENT OF REG.2

AW DEVELOPMENT
LIBRARY

ENTRE

SEE S.I. 53/2011 FOR THE
AMENDMENT OF REG.4

SEE S.I. 53/2011 FOR THE
AMENDMENT OF REG.5

SCHEDULES

First Schedule Quality control principles for manufacturers of fortified foodstuffs

Second Schedule Quality control principles for manufacturers, importers and suppliers of fortificants and fortification mixes

Third Schedule Food Fortification logo. Facsimile 1 (Black and white copy)

Fourth Schedule Food Fortification logo. Facsimile 2 (full colour copy)

**NEW FIFTH SCHEDULE
INSERTED -SEE S.I. NO.53/2011**

STATUTORY INSTRUMENTS

2005 No. 2.

The Food and Drugs (Food Fortification) Regulations, 2005.

(Under section 41 of the Food and Drugs Act, Cap 278)

IN EXERCISE of the powers conferred on the Minister by section 41 of the Food and Drugs Act, these Regulations are made this 10th day of November, 2004. Cap. 278

1. These Regulations may be cited as the Food and Drugs (Food Fortification) Regulations, 2005. Citation.

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

“authorised officer” means a person authorised by the Minister in writing either generally or specifically to act in matters of any specified kind or in any specified matter for the purpose of these Regulations;

“delegated authority” means authority delegated by the Minister to undertake such activities as the Minister may deem fit;

“diluent” means a suitable, inert, food-grade carrier for micronutrients;

“food vehicle” means foodstuff that is selected to carry selected micronutrients;

“fortificant” means the prescribed compound which provides the specified micronutrient;

“fortification” means the addition of one or more micronutrients by means of a fortificant or fortification mix to a foodstuff, whether or not it is normally contained in a foodstuff, for the purpose of

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preventing or correcting a demonstrated deficiency of one or more micronutrients in the general population or a specific population group of Uganda;

“fortification mix” means a premixed blend of fortificants and diluents formulated to provide specified and determinable amounts of micronutrients;

“guidelines” means guidelines for food fortification issued by the Minister;

“micronutrient” means a natural or synthesised vitamin, mineral, or trace element that is essential for normal growth, development and maintenance of life and of which a deficit will cause characteristic biochemical or physiological changes;

“Minister” means the Minister responsible for health;

“Ministry” means the Ministry responsible for health;

“NDA”, means the National Drug Authority established by the National Drug Policy and Authority Act;

“quality assurance” means the totality of the organised activities undertaken to ensure that a product meets the standards of quality required for its intended use by the consumer;

“quality control” means the measures applied and the steps taken by a manufacturer of foodstuffs to ensure that the correct procedures are being followed and the set criteria are being met in administering fortificants to food vehicles;

“national standard” means a standard produced or adopted by the Uganda National Bureau of Standards for use in Uganda.

3. These Regulations apply to all fortified foodstuffs for human consumption.

Application.

4. (1) The Minister shall encourage and promote the fortification of staple foodstuffs and other processed foodstuffs to address identified micronutrient deficiencies in accordance with national standards, prescribed by the Minister.

General provisions.

(2) The Minister shall, monitor the implementation and enforcement of these Regulations.

(3) The guidelines and national standards on food fortification shall serve as the basis for addition of nutrients to foodstuffs to avoid over or under fortification as well as misleading label claims.

SEE S.I. 53/2011 FOR THE AMENDMENT OF REG.4

(4) The Ministry shall be the owner of the official food fortification logo and shall authorise, regulate and issue guidelines for its application.

5. (1) A person may manufacture, import, or sell foodstuffs identified as fortified food to supply nutrients, which are insufficient in the population.

Fortification of foodstuffs.

(2) A person shall not manufacture, import or sell foodstuffs identified as fortified foodstuffs unless the foodstuffs have been fortified in accordance with the national standards, as well as the principles set out in the First Schedule.

SEE S.I. 53/2011 FOR THE AMENDMENT OF REG.5

(3) The foodstuffs referred to in sub-regulation (2) shall be fortified at a specific stage of production to levels specified in national standards to ensure that the minimum level of the prescribed nutrients are maintained at the time of supply of the foodstuff to the consumer.

6. (1) The fortificants that are allowed for use in fortification of foodstuffs shall be those provided in the guidelines or prescribed in the relevant national standards.

Fortificants.

(2) A person who manufactures, imports or supplies a fortificant or fortification mix for the purpose of these Regulations, shall comply with the requirements of the NDA and the requirements set out in the Second Schedule.

(3) Manufacturers of fortified foodstuffs shall use the fortificants or fortification mixes from companies that meet the requirements of the NDA.

Labelling of
fortified
foodstuffs.

7. (1) In addition to the requirements of the national standards for a fortified foodstuff, claims for, or any claims that may imply food fortification, including the use of the official fortification logo as set out in the Third or Fourth Schedule shall be reserved only for fortified foodstuffs that are permitted by the Minister and may be displayed on the label or in an advertising or promotional material.

(2) A logo set out in the Third or Fourth Schedule, may be displayed on the label or at the point of sale, or on the shelf and within clear sight of the consumer or used in advertising of the products or promotion and advocacy for the food fortification program.

(3) Where the official logo is used, the format set out in the Third or Fourth Schedule shall be adopted and the logo shall be printed in a prominent position on the main panel in bold print against a contrasting or clear background on all types of packaging material.

(4) The logo shall be visible, legible and indelible.

(5) The design of the logo shall be constructed as set out in the Third or Fourth Schedule.

(6) The logo may be printed in black and white as in facsimile 1 in the Third Schedule or in full colour as in facsimile 2 in the Fourth Schedule.

8. A person manufacturing, importing, selling or distributing fortified foodstuffs shall ensure that the foodstuffs are—

Storage and trans-
portation.

- (a) stored in a cool, well ventilated and dry place which does not at any stage expose it to direct sunlight or excessive humidity;
- (b) not exposed to any form of contamination;
- (c) properly stocked and a stock register with lot numbers and a date of receipt is maintained; and
- (d) transported, kept or stored for sale in the package in which they were originally packaged.

9. (1) The Minister or a delegated authority shall—

Quality assurance, monitoring and enforcement of activities.

- (a) provide for quality assurance, monitoring, and enforcement activities for fortified foodstuffs;
- (b) provide for the examination and analysis of official samples of fortified foodstuffs in a recognised laboratory;
- (c) establish a quality assurance system to check on the quality and safety of any fortified foodstuffs, manufactured, imported or sold in Uganda to ensure compliance with these Regulations; and
- (d) carry out, random on-the-spot checks at—
 - (i) the point of entry for imports;
 - (ii) the factory or warehouse of a fortified foodstuff manufacturer or importer;
 - (iii) wholesale points;
 - (iv) any point of distribution; and
 - (v) consumption level.

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(2) Subject to these Regulations, and any other law in force, an authorised officer may, during normal office hours or other reasonable time—

- (a) inspect any factory, commercial concern, shop or store;
- (b) enter any premises or vessel where fortified foodstuffs are manufactured, packed, stored or sold;
- (c) examine and make copies of or acquire any book or records in relation to fortified foodstuffs; and
- (d) interview any person or agent to determine whether these Regulations are complied with.

(3) An authorised officer may impound, stop the manufacture, packing, selling, transporting or any activity related to fortified foodstuffs, where these Regulations have not been complied with.

(4) A person manufacturing, or importing fortified foodstuffs shall establish his or her own quality assurance system in accordance with the quality assurance system established by the Minister and shall carry out quality assurance activities, which shall include—

- (a) routine instrument and equipment calibration and maintenance checks;
- (b) routine validation of the production procedures and their adequacy;
- (c) routine checks of all raw materials;
- (d) routine checks on the finished products; and
- (e) routine checks on packages and labels.

(5) A person carrying out quality assurance activities shall keep records of the activities which shall specify—

- (a) the batch, lot number and quantity from which the samples were taken for analysis;
- (b) the sample size that was analysed;
- (c) the analysis results and the person who performed the analysis;
- (d) the date, time of inspection and analysis; and
- (e) any other activities that may have been carried out including the nature of activity and its findings.

10. (1) The Minister shall regulate the conduct of promotional and advocacy activities on the use of fortified foods through the food fortification logo and other programs designed to promote nutrition.

Sensitisation
of the
public.

(2) Fortified foodstuffs approved by the Minister shall be allowed to use the logo.

11. A person who contravenes a provision of these Regulations commits an offence and shall be liable on conviction to imprisonment not exceeding three months and shall have the items in contravention impounded. The Court may order the items to be forfeited, destroyed or disposed of in a manner prescribed by the Minister.

Offences
and
penalties.

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SCHEDULES.
FIRST SCHEDULE.

REGULATION 5(2)

QUALITY CONTROL PRINCIPLES FOR MANUFACTURERS OF
FORTIFIED FOODSTUFFS

A manufacturer of fortified foodstuffs shall—

- (a) keep monthly records of the supplier and amount of fortificants and fortification mixes used every month, and these records shall correspond with the monthly production records;
- (b) ensure that fortificants and fortification mixes are stored under the appropriate conditions to prevent loss of their potency;
- (c) ensure that strict stock rotation procedures are adhered to in order to prevent old stock losing potency and to comply with the shelf life expiry date; and
- (d) ensure that all critical stages of the manufacturing process are monitored to ensure that the correct dosage levels are maintained through the following measures—
 - (i) checking of fortificants or fortification mix feeders at least once a day to ensure that they are delivering the correct dosage levels;
 - (ii) performing visual checks at least twice in every shift to ensure that fortificants and fortification mixes are being used and that no blockages have occurred as well as keeping record of the visual checks; and
 - (iii) performing spot checks, regularly in accordance with the performance of the fortification process, at least once in every shift, to ensure that the product has been dosed correctly by determining one of the components of a fortificant or fortification mix in accordance with an appropriate analytical method.

SECOND SCHEDULE

REGULATION 6 (2)

QUALITY CONTROL PRINCIPLES FOR MANUFACTURERS, IMPORTERS AND SUPPLIERS OF FORTIFICANTS AND FORTIFICATION MIXES

A manufacturer, importer or supplier of fortificants and fortification mixes shall—

- (a) keep monthly records of the quantities of fortificants and fortification mixes sold to food manufacturers as well as a list of the names and addresses of the purchasers and avail such records to the authorised officer upon request;
- (b) ensure that the quality standards for diluents and fortificants, independently or mixed are in accordance with the standards set out in the latest edition of Food Chemicals Codex (FCC), United States Pharmacopoeia, (USP), British Pharmacopoeia (BP), European Pharmacopoeia. (Ph Eur), Merck Index (MI), United States National Formulary (NF), or General principles for use of food ~~additives~~, Codex Alimentarius, Volume 1;
- (c) ensure that each batch of a fortificant and fortification mix for the various food vehicles complies with the fortification standards and is accompanied by a certificate of analysis from a laboratory that has international accreditation for the methods of analysis used;
- (d) submit samples of appropriate size of a fortificant and fortification mix every six months, or as and when required, for each type of fortificant or fortification mix to a laboratory that has international accreditation for the methods of analysis used;
- (e) keep the analysis report on record and submit a copy of the report to the NDA;
- (f) bear the costs of the analysis provided for in paragraph (d).

THIRD SCHEDULE
FOOD FORTIFICATION LOGO

REGULATION 7 (5)

Facsimile 1 (Black and white copy)

1. The texts FORTIFIED FOOD and ADDED VALUE Shall be font type: impact, upper case
2. The letter F Shall be font type: News 701 BT, upper case, Bold
- 3 Inner circle Gray on black and white logo Black grey



FOURTH SCHEDULE

REGULATION 7(5)

Facsimile 2 (full colour copy)

- (a) The texts **FORTIFIED FOOD** and **ADDED VALUE** Shall be font type: impact, upper case
- (b) The letter **F** Shall be font type: News 701 BT upper case, Bold
- (c) Outer circle Blue (Pantone, 2755 CVC), C-100%, cyan, M-100 %, magenta, Y-0%, yellow, K-9%, black.
- (d) Sun Golden Yellow M-5%, magenta, Y-79% yellow
- (e) Inner circle Black K-9%, black,



NEW FIFTH SCHEDULE
INSERTED - SEE S.I. NO.53/2011

BRIG. JIM KATUGUGU MUHWEZI,
Minister of Health.

STATUTORY INSTRUMENTS

2005 No. 3.

The External Trade (Import Licence) (Tiger Head Brand Batteries) (No. 2) Order, 2005.

(Under section 5 of the External Trade Act, Cap 88)

IN EXERCISE of the powers conferred on the Minister responsible for trade by section 5 of the External Trade Act, this Order is made this 11th day of January, 2005. Cap. 88.

1. This Order may be cited as the External Trade (Import Licence) (Tiger Head Brand Batteries) (No. 2) Order, 2005. Title.

2. (1) M/s Fuelex Uganda Limited, P.O. Box 30552, Kampala is granted a licence to import Tiger Head Brand Batteries. Grant of licence.

(2) The exclusive licence referred to in subparagraph (1) is valid for three months only from the date of publication of this Instrument and shall then expire.

PROF. EDWARD B. RUGUMAYO,
Minister of Tourism, Trade and Industry.