



SUPPLEMENT TO THE
**CEYLON GOVERNMENT
GAZETTE**

No. 8,422 — FRIDAY, DECEMBER 23, 1938.

GOVERNMENT NOTIFICATIONS.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 1.

REGULATIONS under sections 6 (3) and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR EXPORTATION OF RUBBER PLANTS.

1. Every application for a permit to export rubber plants shall be made in the Form R.C. 1, set out hereunder which shall be filled up and furnished to the Controller in quadruplicate.
2. Every permit issued by the Controller shall be in the Form R.C. 1, which shall be delivered to the applicant together with a duplicate thereof.
3. The duplicate of the permit shall be delivered to the Collector of Customs at the port of exportation together with the bill of entry, required to be delivered under section 47A of Ordinance No. 17 of 1869, in respect of the consignment of plants to which the permit relates.
4. The person to whom a permit is issued shall take such steps as may be necessary to ensure that the consignee of the plants to which the permit relates acknowledges receipt of the plants by signature in the space provided in the permit for the purpose, and returns the permit to the Controller.

Form R.C. 1.*

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Application for Permit to Export Rubber Plants.

(To be furnished to the Controller in quadruplicate.)

(*Notification No. 1, Regulation 1.*)

I/We _____ hereby apply for permission to export rubber plants from Ceylon as per particulars below :—

1. Material to be exported : _____

Details of Budwood, Clonal Seed, &c. (Give Name of Clone)	Quantity.

2. Country to which the rubber plants are to be exported : _____.
 3. Name and Address of person or Firm to whom the rubber plants are to be sent : _____.
 4. Name of estate to which the rubber plants are to be sent : _____.
 5. Probable date of exportation : _____.
- Address of Applicant : _____.

Date : _____, 19 _____.

Signature of Applicant.

* Original to accompany the consignment and to be returned to the Rubber Controller, Ceylon, duly endorsed by the person to whom the plants were consigned within 14 days of the date of clearing the consignment.

Permit No. ———.

Permit to Export Rubber Plants.

Permission is hereby granted to ——— to export from Ceylon, subject to the provisions of any written law relating to such exportation, within ——— days of the date hereof, the rubber plants specified above to the person or firm so specified.

Colombo, ———, 19——.

Rubber Controller.

Exported on ———, 19——, by S.S./M.V. ———.

Signature of Customs Officer.

The Rubber Controller, Ceylon.

The rubber plants specified above were duly received by me/us on the ——— 19——.

Address : ———.

Date : ———, 19——.

Signature.

L.D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 2.

REGULATION under sections 7 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATION FOR RETURNS FROM IMPORTERS OF RUBBER PLANTS.

The return required to be furnished under section 7 of the Ordinance by a person who imports any rubber plants into Ceylon shall—

- (a) be furnished before the expiry of a period of 14 days from the date on which the plants are removed from the customs premises ;
- (b) be in Form R.C. 2, and contain the particulars required to be set out in that Form.

Form R.C. 2.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return of Rubber Plants imported into Ceylon.

(Notification No. 2.)

- 1. Name of Importer : ———.
- 2. Country of Origin : ———.
- 3. No. and Date of Permit to export issued in the Country of Origin : No. ——— Dated, ———, 19——.
- 4. Estate in Country of Origin from which imported : ———.
- 5. Date of importation into Ceylon : ———.
- 6. Name of Steamship or Motor Vessel by which imported : ———.

Details of Budwood, Clonal Seed, &c. (Give Name of Clone.)	Quantity.

- 7. Estate in Ceylon for which the plants were imported : ———.
- 8. Name and address of person or Firm for whom the plants were imported : ———.
- 9. No. and date of Permit to establish Nursery : No. ——— Dated : ———, 19——.

(Signature of Importer.)

Address : ———.

Date : ———, 19——.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 4.

REGULATIONS under sections 11 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR BUSINESS AND PROCEDURE OF RUBBER ADVISORY BOARD.

- 1. (1) The Chairman of the Board shall—
 - (a) give notice of every ordinary meeting of the Board to every member not less than 7 days before the date fixed for the meeting ;
 - (b) send a copy of the agenda for such meeting to every member not less than 3 days before the date so fixed ;
- (2) Nothing in paragraph (1) shall apply in the case of any meeting which is summoned for the consideration of any matter of urgency.

2. At any meeting of the Advisory Board, five members of the Board, together with the Chairman or such other person as may in the absence of the Chairman preside at the meeting, shall constitute a quorum.

3. At any meeting of the Board, the Chairman or other person who presides at the meeting shall not be entitled to vote upon any matter : Provided that he shall have the right to vote in the case of an equality of votes, and in any such case a record of the exercise of such right shall be made in the minutes of the meeting.

4. Any member who desires that his reasons for dissenting from any decision or resolution of the Board should be recorded in the minutes, shall transmit a dissent in writing to the Chairman before the expiry of 3 days after the date on which the decision or resolution was taken or passed.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 6.

REGULATIONS under sections 13 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS RELATING TO APPEALS.

1. (1) For the purpose of convening a Board of Appeal for the hearing of any appeal, the Controller shall, by notice, summon any three of the persons on the panel constituted under section 12 (1) of the Ordinance to a sitting of the Board.

(2) The names of the persons to constitute any Board of Appeal shall be chosen in accordance with such special or general directions as the Minister for Agriculture and Lands may issue for the purpose, and, as far as may be found convenient, in rotation.

(3) Every notice under paragraph (1) shall be dispatched not less than seven days before the date fixed for the sitting of the Board of Appeal ; Provided that where any person summoned under paragraph (1) to a sitting of a Board is unable to attend at that sitting, any other person on the panel may be summoned to that sitting at any time before the time fixed for the sitting.

2. The persons summoned to any sitting of a Board of Appeal shall elect one of their number to be the Chairman of the Board for that sitting, and where the hearing of any appeal is at that sitting adjourned for any other sitting of that Board, the person so elected shall be the Chairman at such other sitting.

3. (1) Every appeal under the Ordinance shall be made by a written statement in English substantially in the Form R.C. 3 set out hereunder.

(2) Every statement of appeal relating to a small holding shall be accompanied by a fee of one rupee ; every other statement of appeal shall be accompanied by a fee of five rupees.

4. Every statement of appeal shall be sent to the Controller by registered post, or delivered at the office of the Controller, so as to be received before the expiry of a period of 14 days (exclusive of Sundays and Public Holidays) from the date of the service of the notice communicating the assessment, decision, or order against which the appeal is preferred.

5. No statement of appeal which is received by the Controller after the expiry of the period mentioned in regulation 4, shall be entertained by the Board of Appeal : Provided, however, that it shall be competent to the Board of Appeal in its discretion, on application made by the appellant in that behalf to entertain such statement of appeal, if the Board is satisfied that the delay in sending that statement was due to any accident, misfortune or other unavoidable cause.

6. The Controller shall keep and maintain a list of all statements of appeal received under these regulations, and all appeals shall, as far as possible, be heard in the order in which the statements of appeal relating thereto are received.

7. (1) The appellant, the Controller and any other person, who in the opinion of a Board of Appeal or of the Controller, will be affected by the decision of any appeal, shall be entitled to appear at the hearing of the appeal in person or by a representative authorized in writing for the purpose.

(2) The appellant or his representative shall be entitled to be heard in support of the appeal, and the Controller or his representative to be heard against the appeal ; and where any argument is heard against the appeal, the appellant or his representative shall have the right of reply.

(3) Any person (other than the Controller or the appellant) who is entitled under paragraph (1) to appear at the hearing of any appeal, or the representative of such person, shall be entitled to be heard in support of or against the appeal if he so desires.

8. Every appeal shall be determined upon the material placed before the Board at the hearing of the appeal.

9. The decision of the Board of Appeal upon any appeal, whether it be given at the close of the hearing or on some day thereafter, shall be reduced to writing and dated as of the date on which it is given, and formal notice thereof shall be served on the appellant within five days of such date by the Controller in the manner provided in the Ordinance for the service of notices.

10. (1) Every appeal and every matter preliminary to or connected with any appeal shall be decided by a majority of the members of the Board of Appeal before which the appeal or matter is heard.

(2) Every decision of a Board of Appeal shall, when reduced to writing, be signed by the Chairman of the Board.

11. The remuneration payable to each member of a Board of Appeal shall be Rs. 50 for a working day of over two hours, and Rs. 25 for a working day of two hours or under.

12. All books, plans, documents, papers and other productions produced before a Board of Appeal for the purposes of any appeal shall, unless the Board otherwise directs, be kept in the custody of the Controller.

Form R.C. 3.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Statement of Appeal.

(Notification No. 6, Regulation 3.)

1. Name and Address of appellant : _____.
2. Name of estate/* small-holding (if the appeal relates to a registered estate or small holding) : _____.
3. Registered number of estate/* small-holding/* dealer : _____.
4. Section of the Ordinance under which the appeal is preferred : _____.
5. Date of—
 - (a) notice of assessment or decision appealed against : _____.
 - (b) service on appellant of notice of assessment or decision : _____.
 - (c) posting/* delivery of this statement of appeal : _____.
6. Statement of appellant : _____.

(Here give in numbered paragraphs a concise statement of the facts, and set out the decision from which the appeal is preferred and the relief which is asked for.)

(Please continue overleaf if space is insufficient.)

(Signature of Appellant.)

* Strike out what is inapplicable.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 7.

REGULATIONS under sections 14, 15, 17, and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR FORM OF RETURNS AND INFORMATION REQUIRED
UNDER SECTIONS 14, 15, AND 17.

1. (1) The return required to be furnished under section 14 (1) of the Ordinance shall—
 - (a) in the case of an estate or small-holding, be in Form R.C. 4 set out hereunder ;
 - (b) in the case of land planted for experimental purposes, be in Form R.C. 5 set out hereunder.
- (2) Every such return shall be furnished on or before February 28, 1939.
2. Every return required to be furnished under section 14 (2) of the Ordinance shall be in Form R.C. 6 set out hereunder and shall be furnished before January 31 in each year of control :
Provided that no such return shall be required to be furnished in the year of control commencing on January 1, 1939.
3. The return required to be furnished by any dealer under section 15 of the Ordinance shall be in the Form R.C. 7 set out hereunder and shall be furnished on or before December 5 in the year of control in respect of which the return is made.
4. The registered proprietor of any estate the extent of which is 25 acres or more shall, on or before the tenth day of each month, furnish to the Controller, in respect of that estate, a return in Form R.C. 8 set out hereunder containing the following particulars :—
 - (i.) the quantity of rubber produced on the estate during the preceding month ;
 - (ii.) the quantity of rubber sold or delivered during the preceding month ;
 - (iii.) the stocks of rubber held by him at midnight of the last day of the preceding month ;
 - (iv.) such other particulars as are required to be set out in that Form.
5. Every registered dealer shall on or before the fifth day of each month furnish to the Controller a return in Form R.C. 9 set out hereunder containing the particulars required to be set out in that Form.
6. The registered proprietor of any estate or small holding shall on or before January 31 in each year of Control furnish to the Controller a return in Form R.C. 10 setting out the particulars required to be set out in that form relating to the plants thereon which have been budded successfully, or cut out, pollarded or lopped, during the preceding year of Control.

Form R.C. 4.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the 28th February, 1939, by the Proprietor of every Estate or Small-holding which was not registered under the provisions of the Rubber Control Ordinance, No. 6 of 1934, and carried rubber plants on the 7th May, 1934.

(Notification No. 7, Regulation 1 (1) (a).)

1. Name of Land sought to be registered : _____.
- *2. If this land is contiguous to a land already registered under the Rubber Control Ordinance, No. 6 of 1934, the name and registered number of such land : _____.
3. Boundaries of land as seen on the ground—

North : _____.

East : _____.

South : _____.

West : _____.
4. Situation of Land—
 - (a) Province : _____.
 - (b) Revenue District : _____.
 - (c) Chief Headman's Division : _____.
 - (d) Minor Headman's Division : _____.
 - (e) Village : _____.
 - (f) Post Office serving estate : _____.
 - (g) Telegraph Office serving estate : _____.
 - (h) Distance to land from nearest town _____ miles from _____ along _____ P. W. D.*/D. R. C.*/V. C. road.

* (i) If not motorable, how many miles is it necessary to walk to reach the land and along what route ? _____.
5. How do you claim title to this Land ? (State whether as owner, lessee, usufructuary mortgagee, other person lawfully in possession and taking the produce or duly accredited agent) : _____.
6. Nature of title : _____.
(State whether title is claimed on deed of transfer, lease bond, usufructuary mortgage bond, inheritance, prescription, &c., and give particulars relating to the name and address of notary and number and date of attestation of the deed) : _____.
- *7. Name and address of owner—if you are not the owner of the land : _____.
- *8. If lessee, state when lease expires : _____.

9. Acreage planted in rubber :—

	Exclusively planted in Rubber				Rubber interplanted with other cultivation				(a) Number of budded rubber plants and/or (b) plants grown from approved clonal seeds.	Remarks.
	Acreage.			No. of Trees.	Acreage.			No. of Trees.		
	A.	R.	P.		A.	R.	P.			
Prior to 1922 ..										
In 1922 ..										
" 1923 ..										
" 1924 ..										
" 1925 ..										
" 1926 ..										
" 1927 ..										
" 1928 ..										
" 1929 ..										
" 1930 ..										
" 1931 ..										
" 1932 ..										
" 1933 ..										
" 1934 ..										
Total ..										

I/*We (Name) _____ † _____ of _____ Estate/*Small-holding, hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____, 19____.

Address : _____.

Signature.

* Strike out what is not applicable.

† State whether you are the owner, lessee, usufructuary mortgagee, person lawfully in possession and taking the produce, or attorney or duly accredited agent of the owner.

Note.—(1) Returns in Forms R.C. 18 and R.C. 19 should be sent together with this Return, if the land contains any immature areas.

Note.—(2) Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Form R.C. 5.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the 28th February, 1939, by the Proprietor of every land which was planted after the 7th May, 1934, for experimental purposes.

(Notification No. 7, Regulation 1 (1) (b).)

1. Name of land : _____.
- *2. If this land is contiguous to a land already registered under the Rubber Control Ordinance, No. 6 of 1934, the name and registered number of such land : _____.
3. Boundaries of land as seen on the ground—
North : _____.
East : _____.
South : _____.
West : _____.
4. Situation of land :—
(a) Province : _____.
(b) Revenue District : _____.
(c) Chief Headman's Division : _____.
(d) Minor Headman's Division : _____.
(e) Village : _____.
(f) Post Office serving estate : _____.
(g) Telegraph Office serving estate : _____.
(h) Distance to land from nearest town _____ miles from _____ along _____ P. W. D./D. R. C./ V. C. road.
*(i) If not motorable, how many miles is it necessary to walk to reach the land and along what route ? _____.
5. How do you claim title to this land ? (State whether as owner, lessee, usufructuary mortgagee, or by inheritance, prescription, &c., and give particulars relating to the name and address of notary and number and date of attestation of the deed) : _____.
- *7. Name and address of owner—if you are not the owner of the land : _____.
- *8. If lessee, state when lease expires : _____.
9. Permit to plant Experimental Plot : No. _____.
Date : _____ 193__.

10. Acreage planted :—

Year.	Extent.			Particulars of Rubber with details of Clones planted.
	Acres	R.	P.	

I/*We (Name) _____ † _____ of _____ Estate/*Small-holding hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____, 1939.

Address : _____.

Signature.

* Strike out what is not applicable.

† State whether you are the owner, lessee, usufructuary mortgagee, person lawfully in possession and taking the produce, or attorney or duly accredited agent of the owner.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Form R.C. 6.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished by every person who plants Rubber under the authority of a Permit issued under the Rubber (New-planting) Ordinance, No. 38 of 1938, or the Rubber Control Ordinance, No. 63 of 1938.

(Notification No. 7, Regulation 2.)

1. Permit No. _____.
2. Date of Permit : _____ 19—.
3. Name of land : _____.
4. Extent authorized : _____ Acres _____ roods _____ perches.
5. Extent completed on the 31st day of December of each year since planting was commenced :—

Period ended	Acres	Roods	Perches	Trees	Remarks.
31st day of December, 19—	..				
31st day of December, 19—	..				
31st day of December, 19—	..				
31st day of December, 19—	..				
Total ..					

6. Details of material planted :—

Area.	Details of budwood, clonal seed planted. (Give name of clone, &c.)	Source from which material was obtained.

7. Report on the condition of plants :—

I/*We (Name) _____ hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____ 19—.

Address : _____.

Signature of person to whom permit was granted.

* Strike out what is not applicable.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

To be furnished by every registered dealer to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the 5th day of December of every year of Control.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return of Monthly Transactions of Registered Rubber Dealers for the period of twelve months preceding December 1, 19—.

(Notification No. 7, Regulation 3.)

1. Registered No. _____ (allotted by the Rubber Controller).
2. Licence No. _____ (allotted by the Licensing Authority).
3. Name of Registered Dealer : _____.
4. Postal address of Registered Dealer : _____.
5. Situation of licensed premises : _____.
6. Are you applying for a renewal of your licence ? _____.
7. Quantity of stock authorized for the year in which this Return is furnished _____ lb.
8. If you have any claims to put forward for an enhanced allocation for the next year please state below concisely in numbered paragraphs the grounds urged ; if not, give reasons why the allocation should not be reduced :—

9. Summary of monthly transactions from 1st December, 19—, to 30th November, 19— :—

Month.	Balance Stock at midnight on last day of previous month.	Rubber received in store or premises during the month.	Rubber purchased during the month and paid for but delivery not taken.	Total.	Rubber delivered from stock.	Balance at midnight on last day of the month.
1	2	3	4	5	6	7
December ..						
January ..						
February ..						
March ..						
April ..						
May ..						
June ..						
July ..						
August ..						
September ..						
October ..						
November ..						
Total for 12 months ..						
Average per month ..						

I/*We _____ hereby declare that the statements contained in this Return are true and accurate.

Declared at _____ this _____ day of _____ 19—.

Signature of Registered Rubber Dealer.

* Strike out what is not applicable.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Form R.C. 8.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the tenth day of each month by the Registered Proprietor of every Estate which is 25 Acres or more in extent.

(Notification No. 7, Regulation 4.)

Name of Estate : _____.

Regd. No. _____.

(A) Particulars of production, sale and delivery during the month of _____ 19—.

1. Standard Production for the preceding year : _____ pounds.
2. Quantity of stock permissible under Section 38 (1) of the Rubber Control Ordinance, No. 63 of 1938, _____ pounds.
3. Stock brought forward from previous month :—
On Estate : _____ lb. (dry)
In Transit : _____ lb. (dry)
In Colombo : _____ lb. (dry)
(with Agents, Brokers, &c.)
TOTAL : _____ lb. (dry)
4. Rubber harvested : _____ lb. (dry)
5. Total for disposal (total of 3 & 4) : _____ lb. (dry)
6. Quantity sold and delivered : _____ lb. (dry)
7. Quantity otherwise disposed of, if any : _____ lb. (dry)
8. Balance of stock carried over :—
On Estate _____ lb. (dry)
In transit _____ lb. (dry)
In Colombo _____ lb. (dry)
(with Agents, Brokers, &c.)
TOTAL : _____ lb. (dry)

(Note.—Rubber sold but not delivered will form part of proprietor's stocks.)

(B) Particulars as to acres tapped during the month :—

	Acres (approximate).	No. of Trees (approximate)
9. Total area of tappable rubber		
10. Total area tapped		
11. Total tappable area not tapped :—		
(i.) Area never tapped		
(ii.) Area on which tapping has ceased :—		
(iii.) Area on which tapping has partly ceased, <i>i.e.</i> , area being rested including area rested under Rotational Systems		

I/*We (Name) _____ † _____ of _____ hereby declare that the statements contained in this return are true and accurate.

Signature : _____,
Registered Proprietor.

Date : _____, 19—.

* Strike out what is not applicable.

† State whether you are the owner, lessee, usufructuary mortgagee, person lawfully in possession and taking the produce, or attorney or duly accredited agent of the owner.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. of 63 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Form R.C. 9.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

To be furnished by every registered Dealer to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the 5th day of each month.

(Notification No. 7, Regulation 5.)

Return containing particulars of stock held on the last day of the month of _____ 19—.

Registered No. _____ (allotted by the Controller).

Licence No. _____ (allotted by the Licensing Authority).

Name of Registered Dealer : _____.

Postal Address of Registered Dealer : _____.

Situation of Licensed Premises : _____.

Quantity of stock authorized under Section 40 of the Rubber Control Ordinance, No. 63 of 1938 : _____ (lb.)

1. Balance stock at midnight on last day of previous month	_____ lb. (dry)
2. Rubber received in store or premises during the month	_____ lb. (dry)
3. Total of 1 and 2	_____ lb. (dry)
4. Delivered from stock, <i>i.e.</i> , sold during the month	_____ lb. (dry)
5. Balance at midnight on last day of the month	_____ lb. (dry)

[NOTE.—Rubber purchased but not delivered by seller will form part of seller's stocks.]

I, _____, hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____, 19—.

Signature of Registered Dealer.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Form R.C. 10.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, on or before January 31 in each year of Control by the Registered Proprietor of any Estate or Small-holding in which the Rubber Plants have been budded successfully or cut out, pollarded or lopped during the preceding year.

(Notification No. 7, Regulation 6.)

Name and Registered Number of Estate or Small-holding : _____.

A. Particulars of rubber plants which have been cut down, pollarded, lopped, &c., during the year.

Name and number of block.	Extent Acres approx.	No. of Trees.	Age of Trees.	Reasons for cutting down, &c.
Total ..				

B. Particulars of rubber plants successfully budgrafted (other than those replanted or supplied) :—

Name and Number of Block.	Extent Acres approx.	No. of Trees.	Age of Trees.	Clones used.	Remarks.
Total					

C. If any portions of the Estate or Small-holding have been abandoned give details of such areas :—

Name and Number of Block.	Extent.	No. of Trees.	Age of Trees.	Remarks.

I/*We _____*_____ of _____ Estate/Small-holding hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____ 19—.

Signature.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

L. D.—B 186/38.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 8.

REGULATIONS under sections 18 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR REGISTERS AND FOR INFORMATION RELATING TO ENTRIES IN REGISTERS, &C.

1. The register of estates, the register of small-holdings and the register of dealers required to be kept under section 18 of the Ordinance shall be respectively in the Forms R.C. 11, R.C. 12, and R.C. 13 set out hereunder.

2. The registered proprietor of an estate or small-holding—

- (a) shall notify in writing to the Controller any change in his name or address, or in the name or extent of the estate or small-holding ;
- (b) shall, if the ownership of the estate or small-holding is transferred to any other person, notify such transfer to the Controller in Form R.C. 14 set out hereunder, and shall forward to the Controller the Coupon Issue Card or other document which gives him the right to draw coupons in respect of that estate or small-holding ;
- (c) shall notify in writing to the Controller the occurrence of any other circumstance affecting the accuracy of the particulars contained in any return furnished by him under the Ordinance or the Rubber Control Ordinance, No. 6 of 1934.

3. A registered dealer shall notify to the Controller in writing any change in his registered address or in the location of his licensed premises, or the occurrence of any event affecting the accuracy of any particulars, relating to the business of which he is the registered dealer, which are contained in any return furnished by him to the Controller under the Ordinance or the Rubber Control Ordinance, No. 6 of 1934.

4. Every notification, which is required by regulation 2 or regulation 3 to be made to the Controller upon any change or transfer or upon the occurrence of any other event, shall be made before the expiry of a period of 10 days after the date of such change or transfer or after the occurrence of such event, as the case may be.

5. The Controller may at any time either of his own motion or in consequence of any notification received by him under regulation 2 or regulation 3 amend any entry in any register kept for the purposes of the Ordinance, if he is satisfied, after such inquiry as he may deem necessary, that such entry is incorrect.

6. Before amending any entry in any register, the Controller shall give notice in writing of his decision to amend that entry and of the particulars of the proposed amendment, to the registered proprietor or dealer or other person who is in his opinion affected by such amendment.

7. If any appeal is preferred against any decision of the Controller which is notified under regulation 6, the register shall not be amended until the order of the Board of Appeal upon the appeal is communicated to the Controller, and the amendment, if any, shall be in conformity with the order of the Board of Appeal.

8. If no appeal is preferred against any decision of the Controller which is notified under regulation 6, the register may be amended by the Controller in accordance with his decision at any time after the expiry of the period allowed for preferring the appeal.

9. Where any entry in any register kept for the purposes of the Ordinance is amended in consequence of any notification received by the Controller under regulation 2 (a), and the amendment relates to any change in the name or the address of the registered proprietor of any estate or small-holding, a fee of one rupee shall be paid to the Controller by the proprietor for each such amendment.

10. Every person to whom an estate or small-holding or portion thereof is transferred shall, before the expiry of 10 days from the date of the transfer, notify such transfer to the Controller by a return in Form R.C. 15 set out hereunder.

11. Every person who, being the transferee of the business of a registered dealer, claims to have his name substituted in the register in the place of that dealer shall furnish a return to the Controller in Form R.C. 16 set out hereunder.

12. Where any entry in any register kept for the purposes of the Ordinance is amended as a result of any notification or return received by the Controller under regulation 10 or regulation 11, each person who is, in consequence of such notification or return, registered as the proprietor of an estate or small-holding or portion thereof or of a business, shall pay a fee of one rupee to the Controller.

Form R. C. 11.

1. Name of Estate : _____.

2. Registered No. _____.

3 Name and Address of Proprietor.	4 Initials.	5 Period of Registration		6 Issue Centre.	7 Serial No.
		From	To		

8. Name and address of person to whom correspondence should be addressed : _____.

9. Total acreage : _____ Acres _____ roods _____ perches—Classified as follows :—

Year of Planting.	Exclusively planted with ordinary Rubber Plants.				Interplanted.				Planted in Budded Rubber Plants or Plants grown from approved clonal Seeds.				No. and Date of Permit for Replanting.	Remarks.
	A.	R.	P.	Trees	A.	R.	P.	Trees	A.	R.	P.	Trees		
Prior to 1927														
In 1928														
" 1929														
" 1930														
" 1931														
" 1932														
" 1933														
" 1934														
" 1935														
" 1936														
" 1937														
" 1938														
" 1939														
" 1940														
" 1941														
" 1942														
" 1943														

10. Standard Production :—

Year.	As determined under Section 23.								As varied under Section 26.							
	By the Controller.				On Appeal.				By the Controller.				On Appeal.			
	Yield of Mature Areas.	Yield of immature areas planted with		Total.	Yield of Mature Areas.	Yield of immature areas planted with		Total.	Yield of Mature Areas.	Yield of immature areas planted with		Total.	Yield of Mature Areas.	Yield of immature areas planted with		Total.
		Ordinary Rubber	Other Rubber.			Ordinary Rubber	Other Rubber.			Ordinary Rubber	Other Rubber.			Ordinary Rubber	Other Rubber.	
1939																
1940																
1941																
1942																
1943																

11. Standard production in words :—

1938 _____
 1939 _____
 1940 _____
 1941 _____
 1942 _____
 1943 _____

12. Coupon Issues :—

Details.	1939.			1940.			1941.			1942.			1943.		
	Amount.	Rs.	Remarks.	Amount.	Rs.	Remarks.	Amount.	Rs.	Remarks.	Amount.	Rs.	Remarks.	Amount.	Rs.	Remarks.
(a) Over Issue b/f ..															
(b) Under Issue b/f ..															
(c) 1st Advance Issue ..															
(d) 2nd Advance Issue ..															
(e) 3rd Advance Issue ..															
(f) Final Issue ..															
(g) Total ..															
(h) Exportable Maximum ..															
(i) Over Issue c/o ..															
(j) Under Issue c/o ..															

13. Notes :—

Form R.C. 12.

1. Name of small-holding :—

2. Registered No. —

3 Name and Address of Proprietor.	4 Initials.	5 Period of Registration		6 Issue Centre.	7 Serial No.
		From	To		

8. Name and address of person to whom correspondence should be addressed :—

9. Total acreage :— Acres ———— roads ———— perches—Classified as follows :—

Year of Planting.	Exclusively planted with ordinary Rubber Plants.				Interplanted.				Planted in Budded Rubber Plants or Plants grown from approved clonal Seeds.				No. and Date of Permit for Replanting.	Remarks.
	A.	R.	P.	Trees	A.	R.	P.	Trees	A.	R.	P.	Trees		
Prior to 1927														
In 1928														
„ 1929														
„ 1930														
„ 1931														
„ 1932														
„ 1933														
„ 1934														
„ 1935														
„ 1936														
„ 1937														
„ 1938														
„ 1939														
„ 1940														
„ 1941														
„ 1942														
„ 1943														

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification by the Registered Proprietor of an Estate or Small-holding which is transferred by him.

(Notification No. 8, Regulation 2 (b).)

Name of Estate/Small-holding : _____
Registered No. _____

The Rubber Controller,
Post Office Box No. 184,
Colombo.

I, _____ of _____ registered proprietor of the above Estate/Small-holding hereby declare that I have on the _____ day of _____, 19____, transferred _____ a* _____ share of _____ the above Estate/Small-holding to _____ of _____ on a deed of gift/*sale or on a _____ deed of lease* _____ usufructuary mortgage for a period of _____ years commencing from _____

2. My Coupon Issue Card in respect of above Estate/*Small-holding is sent herewith.

Date : _____, 19____.

* Strike out what is not applicable.

Signature : _____

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification by a Person to whom an Estate or Small-holding has been Transferred.

(Notification No. 8, Regulation 10.)

Name of Estate/*Small-holding : _____
Registered No. _____

The Rubber Controller,
P. O. Box No. 184,
Colombo.

I (name of applicant) _____ of (address) _____ hereby declare that _____ a* _____ share of _____ the above named Estate/*Small-holding has been transferred to me by (name of transferor) _____ of _____ on a deed of gift/*sale or on a _____ deed of lease* _____ usufructuary mortgage for a period of _____ years commencing from _____

I enclose _____ the original of the deed duly registered at the Land Registry* _____, and request that the registration of _____ a* _____ share of _____ the above Estate/*Small-holding be effected in my name.

*I hereby declare that I am the _____ next of kin _____ of _____ the registered proprietor who expired on _____ Administrator of the Estate

* I hereby declare that _____ the registered proprietor died at _____ on _____ and that I am entitled to be registered as proprietor of the above Estate/Small Holding as the _____ of the deceased.

* The following particulars relate to the heirs of the deceased :—

Name.	Address.	Age.	Relationship to Deceased.	Share to which entitled.

2. I desire to receive my coupons at _____ Issue Certificate/*Shroff's Counter.

Date : _____

Signature : _____

* Strike out what is not applicable.

† State in what capacity your claim to be entitled.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Form of Return to be furnished by a Person who being the Transferee of the Business of the Registered Dealer claims to have his/her name substituted in the Register in the place of that Dealer.

(Notification No. 8, Regulation No. 11.)

1. Full name of applicant : _____
2. Address of applicant : _____
3. Name of previously registered dealer : _____
4. Licence number of the previously registered dealer (allotted by the Licensing Authority) : _____
5. Registered number of previously registered dealer (allotted under the Rubber Control Ordinance) : _____
6. Ground upon which claim for substitution is made : _____
7. Have you obtained a licence under the Rubber Thefts Ordinance? If so, quote number and date of such Licence : _____
8. Do you expect to carry on the same business which was done by the dealer prior to your taking over the business from him : _____

I _____ hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____, 19____.

Signature : _____

Applicant.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 9.

REGULATIONS under sections 19 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR THE SUBDIVISION OR CONSOLIDATION OF ESTATES OR SMALL-HOLDINGS FOR PURPOSES OF REGISTRATION.

1. Where any registered estate or small holding is at any time divided or partitioned into two or more smaller units, the Controller may in his discretion register such units as separate estates or small holdings, as the case may be.
2. Where any registered estate or small holding adjoins one or more estates or small holdings, or portions of other estates or small holdings, in the same proprietorship, the Controller may in his discretion cancel the registration of one or more of the estates or small holdings and include all or any of the extents belonging to one proprietor under one unit and register such a unit as an estate or small holding, as the case may be, and may for this purpose vary the registration of the other estates or small holdings in such manner as may be necessary.
3. Where any registered estate or small holding is comprised of several blocks of land, the Controller may in his discretion cancel the registration of the estate or small holding and re-register each or any one or more of the blocks as separate estates or small holdings.
4. Where any registered estate or small holding is at any time divided into two or more smaller units, the standard production of the smaller units shall continue to be determined on the basis on which the standard production was determined immediately prior to the subdivision of the estate or small holding.
5. Where one or more registered estates or small holdings or portions of such estates or small holdings are re-registered as one unit, the standard production of such estates or small holdings shall continue to be determined on the basis on which the standard production of the estates or small holdings was determined immediately prior to the date of such re-registration.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 10.

REGULATIONS under sections 21 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR THE REGISTRATION OF DEALERS AND THE CANCELLATION THEREOF.

1. Every application for registration which is made in any year of control by a dealer who has not previously been registered under the Ordinance shall—
 - (a) be made in Form R.C. 17 set out hereunder ;
 - (b) be made before January 31 of that year of control.
2. The Controller shall cancel the registration of any dealer, if that dealer ceases to be the holder of a licence to deal in rubber, under the Rubber Thefts Prevention Ordinance, 1908.
3. The Controller may cancel the registration of any dealer, if satisfied, after such inquiry as the Controller may deem necessary—
 - (a) that the dealer has contravened any provision of the Ordinance or any regulation made thereunder ; or
 - (b) that the dealer has, without reasonable cause, entered into any combination, agreement or understanding, express or implied, with any other dealer, to refuse to purchase rubber from any particular producer or class of producers, or to discriminate against or cause hardship to or treat unfairly any particular producer or class of producers by demanding or imposing, in connexion with the sale or purchase of rubber by or from such producer or class of producers, compliance with terms or conditions not ordinarily attached to contracts relating or incidental to the purchase of rubber by that dealer.

Form R.C. 17.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Application by a new dealer for registration under the Rubber Control Ordinance, No. 63 of 1938.
(To be made to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the 31st January.)

(Notification No. 10, Regulation 1.)

I, _____ licensed dealer, hereby apply to be registered under section 21 of the Rubber Control Ordinance, No. 63 of 1938.

Name in full : { _____ :
 Licence No. : _____ Date of Licence : _____
 Situation of Licensed premises : { _____ :
 Postal Address : _____
 Amount of rubber necessary to be held in stock for normal requirements of business : _____

Here state concisely in numbered paragraphs the extent of your business and the grounds in support of your application :—

I, _____ hereby declare that the statements contained in this return are true and accurate.
Declared at _____ this _____ day of _____, 19____.

Signature : _____,
Licensed Rubber Dealer.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Notification No. 11.

REGULATIONS under sections 23 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR DETERMINATION OF YIELD OF ESTATES OR SMALL-HOLDINGS.

(a) General.

1. For the purpose of determining whether a rubber plant is mature or immature, the following provisions shall have effect :—

(1) The age of a rubber plant on any estate or small-holding shall, subject as hereinafter provided, be reckoned from the date on which the plant was first planted in the estate or small-holding :

Provided, however, that—

(a) in the case of a plant which has been transplanted, whether from a nursery or another part of the estate or small-holding or any other estate or small-holding, the age of the plant shall be reckoned from the date on which it was transplanted ;

(b) in the case of a plant which has been successfully budded in the field, the age shall be reckoned from the date midway between the date of planting and the date of such budding, or from the date which is twelve months prior to the date of such budding, whichever is the later.

(2) A rubber plant shall be deemed to be immature in any year of control—

(a) if, being a plant raised from a seedling, it has not completed 8 years on January 1 in that year of control ;

(b) if, being a plant raised from approved clonal seeds, it has not completed 11 years on January 1 in that year of control ;

(c) if, being a budded rubber plant, it has not completed 11 years of age on January 1 in that year of control.

(3) Any rubber plant which is not an immature plant within the meaning of paragraph (2) of this regulation shall be deemed to be a mature plant.

2. The determination of the amount of the yield of any mature area or immature area in an estate or small-holding shall be made on the basis either of the productivity per acre or of the productivity per plant :

Provided, however, that for the purposes of such determination—

(a) a separate assessment may be made of the amount of the yield of any one or more particular portions of the area ;

(b) any portion of the area may be assessed on a basis other than the basis adopted in the case of any other portion thereof ;

(c) any portion of the area, on which budded rubber plants or plants grown from approved clonal seeds are interplanted with other rubber plants, shall be assessed on the basis of the productivity per plant.

3. (1) Every determination of the yield of any immature area and every estimate of the optimum yield of any mature area which is made for the purposes of the Ordinance shall be based on the condition and productivity of the plants in that area and on the assumption—

(a) that the normal system of tapping, that is to say, the single-cut alternate day half spiral system, will be adopted ;

(b) that the full labour force which should be employed for tapping that area will be so employed, an allowance being made for absentee tappers ;

(c) that the trees on that area will be rested for at least one month during the wintering period.

(2) For the purposes of paragraph (1) (b) the normal percentage of absentee tappers on any estate or small holding shall be deemed—

(a) in the case of any estate or small-holding employing a labour force which is wholly or mainly resident, to be ten per centum per annum ;

(b) in the case of any estate or small-holding employing a labour force which is wholly or mainly non-resident, to be fifteen per centum per annum ;

(c) in the case of any estate or small-holding employing a labour force which is partly resident and partly non-resident, to be twelve and one half per centum per annum.

In this paragraph " resident " means resident on the estate or small-holding in which the labour force is employed.

4. Nothing in regulation 3 shall prevent or be deemed or construed to prevent any matter other than the matters referred to in that regulation from being considered for the purposes of the determination of the yield of any immature area or the estimation of the optimum yield of any mature area.

5. For the purposes of these regulations a mature area shall not be deemed to have ceased to be a mature area by reason only of the fact that it contains immature plants which have been supplied at any time after that area was originally planted with rubber.

6. The Controller may refuse to make an assessment in respect of any mature or immature area or any part of such area if he is satisfied that such area or part thereof, as the case may be, has become jungle or is so neglected or so overgrown with shrubs that it is impossible either to inspect the plants thereon or to collect latex from those plants.

(b) Provisions relating to immature areas containing budded plants or plants grown from approved clonal seeds.

7. (1) Every proprietor of an estate or small holding which, on January 1, 1939, contains any immature area or areas planted with budded rubber plants or plants grown from approved clonal seeds shall cause all such plants to be numbered serially and shall record or cause to be recorded in a register kept for the purpose the serial number and the girth measurement of every such plant.

(2) Every such proprietor shall on or before February 28, 1939, furnish to the Controller, a return in Form R.C. 18 set out hereunder in respect of the immature areas referred to in paragraph (1).

8. (1) The Controller shall determine the amount of the yield of every immature area which is planted with budded rubber plants or plants grown from approved clonal seeds in accordance with the provisions of these regulations, and may, for the purpose of such determination, cause the area to be inspected by one or more persons authorized by him for the purpose.

(2) (a) The proprietor of any estate which contains any immature area or areas referred to in paragraph (1) shall, together with the return required under regulation 7, forward to the Controller a fee the amount of which shall be the amount which according to column 2 of the Table annexed to regulation 20 is payable in respect of the aggregate extent of such area or areas : Provided that where the aggregate extent is less than 10 acres the amount of the fee shall be twenty rupees.

(b) The proprietor of any small holding which contains any immature area or areas referred to in paragraph (1) shall, together with the return required under regulation 7, forward to the Controller a fee of fifteen rupees.

(3) Where the amount of the yield of any such immature area is determined in any year of control under this regulation the amount so determined shall, subject to the provisions of regulation 9, be deemed to be the amount of the yield of that area for every succeeding year of control.

9. (1) The proprietor of any estate or small-holding containing any immature area, the amount of the yield of which has been determined under regulation 8 in any year of control, may, on or before January 31 in any subsequent year of control, apply in writing for a special determination of the yield of that area for that subsequent year of control. Every such application shall be accompanied by a return in Form R.C. 18 set out hereunder.

(2) (a) Every application made under paragraph (1) in respect of any immature area or areas in an estate shall be accompanied by a fee, the amount of which shall be the amount which according to column 2 of the Table annexed to regulation 20 is payable in respect of the aggregate extent of such area or areas: Provided, however, that where the aggregate extent is less than 10 acres the amount of the fee shall be ten rupees.

(b) Every application made under paragraph (1) in respect of any immature area of areas in any small holding shall be accompanied by a fee of ten rupees.

(3) The Controller may, before a special determination is made under this regulation of the amount of the yield of any immature area, cause the area to be inspected by one or more persons authorized by him for the purpose.

(4) Where a special determination of the amount of the yield of any immature area for any year of control is made under paragraph (3), that amount shall be deemed to be the amount of the yield of that area for every succeeding year of control:

Provided, however, that application may be made in accordance with the provisions of this regulation in any subsequent year of control for a special determination of the amount of the yield of that area for that subsequent year of control.

10. (1) Where the determination of the amount of the yield of any immature area or portion of such area which is planted with budded rubber plants or plants grown from approved clonal seeds is made on the basis of the productivity per plant, the amount determined in respect of any plant shall not, save as otherwise provided in paragraph (3), exceed the maximum amount ascertained, in accordance with the Table hereunder, in respect of a plant of that description.

(2) Where the girth measurement of any plant which is of an age specified in column 1 of the Table hereunder is less than the measurement specified in the corresponding entry in column 2 of that Table, the maximum amount of the yield of that plant shall, notwithstanding the age of the plant, be ascertained according to its girth measurement.

(3) Where the girth measurement of any plant which is of an age specified in column 1 of the Table hereunder exceeds the measurement specified in the corresponding entry in column 2 of that Table, the Controller may in his discretion ascertain the maximum amount of the yield of that plant according to its girth measurement.

(4) Notwithstanding anything to the contrary in this regulation, the amount determined in respect of all the budded rubber plants and of all the plants grown from approved clonal seeds, which are standing on any one acre of land, shall not be greater than the amount which would be the maximum amount determined for that acre if the yield were ascertained under regulation 11 on the basis of the productivity per acre.

Table for ascertaining Maximum Yield of Plants.

Column 1. Age of Plant.	Column 2. Minimum girth measurement at 3 feet from the ground.	Maximum Yield.	
		Area having a stand of 125 plants or under per acre.	Area having a stand of over 125 plants per acre.
5-6 years	18 inches	3½ lb.	3 lb.
6-7 "	21 "	5 "	4½ "
7-8 "	24 "	6½ "	6 "
8-9 "	27 "	8 "	7 "
9-10 "	30 "	10 "	9 "
10-11 "	33 "	12 "	11 "

11. (1) Where the determination of the amount of the yield of any immature area or portion of such area which is planted with budded rubber plants or plants grown from approved clonal seeds is made on the basis of the productivity per acre, the amount determined in respect of any one acre shall not, save as otherwise provided in paragraph (3), exceed the maximum amount, ascertained in accordance with the Table hereunder, in respect of an acre of that description.

(2) Where, on any such area or portion thereof, the girth measurement of the majority of the plants, being of an average age specified in any one of the items in column 1 of the Table hereunder, is less than the minimum measurement specified in the corresponding entry in column 2 of that Table, the maximum amount of the yield of that area or portion shall, notwithstanding the average age of the plants, be ascertained according to the girth measurement of the majority of the plants.

(3) Where, on any such area or portion thereof, the girth measurement of the majority of the plants, being of an average age specified in any one of the items in column 1 of the Table hereunder exceeds the maximum measurement specified in the corresponding entry in column 2 of that Table, the Controller may in his discretion ascertain the maximum amount of the yield of that area or portion according to the girth measurement of the majority of the plants.

(4) Where the girth measurement of the majority of the plants on any such area or portion thereof is within the limits specified in any one of the entries in column 2 of the Table hereunder, and the stand per acre on that area is less than the stand per acre specified in the corresponding entry in column 3 of that Table, the maximum yield for that area or portion shall be deemed to be the maximum yield ascertained under that Table according to the girth of the plants, reduced by such amount as the Controller may determine, having regard to the circumstances of the case.

(5) In this regulation and in the Table hereunder:—

- (a) "average age", when used with reference to the plants in any area or portion thereof, means the average of the ages of 85 per centum of the plants thereon;
- (b) "majority", when used with reference to plants, means 80 per centum of the plants.

Table for ascertaining Maximum Yield per acre.

Column 1. Average age of plants.	Column 2. Girth measurement of majority of plants at 3 feet from the ground.	Column 3. Where stand of plants per acre is not less than.	Column 4. Maximum yield per acre.
5-6 years	18 inches	120 trees	300 lb.
	19 "	120 "	350 "
	20 "	120 "	400 "
6-7 years	21 inches	110 trees	460 lb.
	22 "	110 "	520 "
	23 "	110 "	580 "
	24 "	110 "	600 "
7-8 years	25 inches	105 trees	650 lb.
	26 "	105 "	700 "
	27 "	105 "	750 "
8-9 years	28 inches	100 trees	790 lb.
	29 "	100 "	830 "
	30 "	100 "	860 "
	31 "	100 "	900 "
9-10 years	32 inches	100 trees	950 lb.
	33 "	100 "	1,000 "
10-11 years	34 inches or over	85 trees	1,050 lb.

(c) Provisions relating to Immature Areas not containing budded plants or plants grown from approved clonal seeds.

12. The proprietor of any estate or small-holding which on January 1, 1939, contains any immature area or areas planted with rubber plants, other than budded rubber plants or plants grown from approved clonal seeds, shall furnish to the Controller in respect of such area or areas a return in Form R.C. 19 set out hereunder.

13. (1) The Controller may before determining the amount of the yield of any immature area, to which regulation 12 applies, inspect that area or cause it to be inspected by any one or more persons authorized by him for the purpose.

(2) The Controller may, after any return is furnished in respect of any immature area under regulation 12, determine the amount of the yield of that area for the year of control commencing on January 1, 1939, and for any one or more of the succeeding years of control, during which that area will remain immature.

14. No fee shall be payable in respect of the inspection of any immature area under regulation 13 in any case where the inspection is made otherwise than on an application made under sub-section (4) or sub-section (5) of section 23 of the Ordinance.

(d) Provisions relating to all Immature Areas.

15. Notwithstanding anything to the contrary in these regulations, the amount of the yield of any rubber plant shall in any year of control be deemed to be *nil* unless on January 1 in that year of control, the plant has completed 5 years and has a girth measurement of not less than 18 inches at a height of 3 feet from the ground.

16. Notwithstanding anything to the contrary in these regulations, the amount of the yield of any area which has been or is replanted after May 7, 1934, shall be deemed to be the amount of the yield of that area as last assessed, whether under the Ordinance or the Rubber Control Ordinance, No. 6 of 1934, before the date of replanting.

Provided, however, that in any case where application is made to the Controller in that behalf by the proprietor of an estate or small-holding in which the area is situated, the Controller may, if satisfied after such investigation as he may consider necessary that the actual amount of the yield of that area during a period of twelve consecutive months (including at least one month during which the plants have been rested), is greater than the yield as assessed before the replanting of that area, make a special determination of the amount of the yield of that area in accordance with the provisions hereinbefore set out. Every such application shall be accompanied by a fee the amount of which shall be determined in accordance with the provisions of regulation 20 or regulation 21, as the case may be.

17. (1) Where the amount of the yield of any immature area on any estate or small holding has been determined as hereinbefore provided for any year of control, and that area ceases to be immature during that year, the amount so determined shall, subject as hereinafter provided, be the amount of the yield of that area for every subsequent year of control:

Provided, however, that in any such case, the Controller may on application made by the proprietor of the estate or small-holding make a special determination of the amount of the yield of that area for any such subsequent year of control.

(2) Where a special determination of the amount of the yield of any area is made under paragraph (1), for any year of control, the amount so determined shall be the amount of the yield of that area for every subsequent year of control.

(3) Every application for the special determination of the amount of the yield of any area on any estate or small-holding under this regulation shall be accompanied by a fee the amount of which shall be determined in accordance with regulation 20 or regulation 21, as the case may be.

(4) The Controller shall not make a special determination of the amount of the yield of any area under this regulation unless he is satisfied, after such investigation as he may consider necessary, that the actual amount of the yield of that area during a period of twelve consecutive months (including at least one month during which the plants have been rested), is greater than the yield determined in respect of that area for the year of control in which the area ceased to be immature.

(e) Applications for assessment under Section 23 (4) or Section 23 (5).

18. Every application under section 23 (4) of the Ordinance for the assessment of the yield of an estate or small-holding shall—

(a) be made in form R.C. 20 set out hereunder and, if the estate or small-holding contains any immature area or areas, shall be accompanied by the returns required by regulation 7 and regulation 12;

(b) be made on or before February 28, 1939.

19. Every application under section 23 (5) for the assessment of the yield of any estate or small holding which was not registered under the Rubber Control Ordinance, No. 6 of 1934, shall be made to the Controller before the expiry of a period of one month from the date on which the registration of the estate or small-holding under the Rubber Control Ordinance, No. 63 of 1938, is notified to the proprietor.

(f) Fees for Assessments.

20. The registered proprietor of any estate who makes application—

(a) for the assessment of the yield of that estate under sub-section (4) or sub-section (5) of section 23 of the Ordinance; or

(b) for the special determination of the amount of the yield of any area under regulation 16 or regulation 17 of these regulations,

shall together with his application transmit to the Controller a fee the amount of which shall be the total of the following sums:—

- (i) in respect of the aggregate extent of the areas planted with budded rubber plants or with plants grown from approved clonal seeds, the sum specified in column 2 of the Table hereunder to be the sum payable in respect of that extent; and
- (ii) in respect of the aggregate extent of the areas planted with rubber plants, other than budded rubber plants or plants grown from approved clonal seeds, the sum specified in column 3 of that Table to be the sum payable in respect of that extent.

Table of Fees.

Column 1. Where extent of area is	Sum Payable.	
	Column 2.	Column 3.
	Budded Plants or Plants grown from approved Clonal Seeds. Rs.	Other Plants. Rs.
(1) 10 acres or more, but under 25 acres	50	25
(2) 25 do. 50 "	100	50
(3) 50 do. 100 "	150	75
(4) 100 do. 200 "	200	100
(5) 200 do. 300 "	300	150
(6) 300 do. 400 "	350	200
(7) 400 do. 550 "	400	250
(8) 550 do. 1,000 "	500	300
(9) 1,000 do. 2,000 "	750	400
(10) Over 2,000 "	1,000	500

21. The registered proprietor of any small-holding who makes application—

- (a) for the assessment of the yield of that small-holding under sub-section (4) or sub-section (5) of section 23 of the Ordinance; or
 (b) for the special determination of the amount of the yield of any immature area under regulation 16 or regulation 17 of these regulations,

shall together with his application transmit to the Controller a fee of ten rupees: Provided that where more than half of the extent of the small-holding is planted with budded rubber plants or with plants grown from approved clonal seeds, he shall transmit a fee of twenty rupees.

22. Where any estate or small-holding is so situated—

- (a) that access thereto for the purpose of inspection cannot readily be obtained by any normal means of transport; or
 (b) that the estimated cost of travelling to that estate or small-holding for the purpose of inspection is excessive, having regard to the amount of the fee paid in respect of that estate or small-holding under these regulations,

the Controller may require the proprietor thereof to pay such further fee as the Controller may consider reasonable in the circumstances of the case; such further fee shall if the Controller so requires be payable by the proprietor before the estate or small-holding is inspected for the purpose of assessment.

23. (1) Where a fee has been paid to the Controller under these regulations for the determination of the amount of the yield of any area and the determination is made without an inspection of the area, the Controller shall refund the amount so paid to the person by whom it was paid.

(2) Where a fee has been paid to the Controller under these regulations for the determination of the amount of the yield of any area planted with budded rubber plants or plants grown from approved clonal seeds and the determination is made after inspection by only one person authorized by the Controller for the purpose, the Controller shall refund one-half of the amount so paid to the person by whom it was paid.

(g) *Supplementary.*

24. In computing the acreage of any registered estate or small-holding in which rubber plants are interplanted with other cultivation, such number of plants or any given age, not being less than 150 nor more than 200 as the Controller may determine, shall be deemed to constitute one acre: Provided, however, that where the acreage so ascertained exceeds the actual acreage of any registered estate or small-holding, such actual acreage shall be taken as the acreage of that estate or small-holding.

25. In computing the acreage of any registered estate or small-holding in which rubber plants are the only cultivation, one hundred rubber plants of any given age shall be deemed to constitute one acre:

Provided that the Controller may in any particular case direct that a smaller number of plants which shall in no case be less than eighty, shall be deemed to constitute one acre, if by reason of the age of the plants or the yield therefrom or for any other cause, he thinks fit so to do:

Provided further that where the acreage ascertained under this regulation exceeds the actual acreage of any registered estate or small-holding, such actual acreage shall be taken as the acreage of that estate or small-holding.

26. Where, in any area on an estate or small-holding, budded rubber plants or plants grown from approved clonal seeds are interplanted with other rubber plants, and it is necessary for the purpose of these regulations to compute separately the extent of the portion of that area which is planted with any one variety of rubber plants, one hundred plants of such variety shall be deemed to constitute one acre.

27. In these Regulations—

(1) A budded rubber plant means a plant budded with any of the following clones:—

- | | |
|--|---|
| (a) A. V. R. O. S. | 49 |
| (b) Beau Sejour | 3 |
| (c) Bodjong Datar | 5, 10 |
| (d) Bogoreddjo | 2 |
| (e) Cultuurtuin | 88 |
| (f) Glenshiel | 1 |
| (g) Hilleroft | 28 and 55 |
| (h) Millakande | 1/1, 3/2 |
| (i) Milleniya | 113 |
| (j) Pilmoor | B. 84, D. 65 |
| (k) Prang Besar | 25, 86, 186 |
| (l) Prang Besar | 5/51, 5/60, 5/139, 5/37, 5/76, 5/122, 5/5, 5/39, 5/155, 5/43, 5/57, 5/93, 6/9, 6/24, 6/50, 6/57 and 6/5 |
| (m) Rubana | 393 |
| (n) Rubber Research Scheme 1, 4, 6, A. D. E. C. | |
| (o) Sabrang | 24 |
| (p) Tandjong Kemala | 12, 26 |
| (q) Tjirandji | 1, 16 |
| (r) Wagga | 6278 |
| (s) Waringiana | 4 |
| (t) Wawulugala | 259 |
| (u) Such other clones as may be approved for the purpose by the Controller by notification published in the <i>Gazette</i> . | |
| (v) Any clone not mentioned herein and not notified hereunder, which has been planted for experimental purposes and which is specially approved by the Controller as a clone suitable for budding rubber plants. | |

(2) Approved clonal seeds means any of the following seeds:—

- (a) Prang Besar estate—Isolated seed gardens.
 (b) Pilmoor estate—Duoclone area (A. 44 and B. 84).
 (c) Such other clonal seeds as may be approved for the purpose by the Controller by notification published in the *Gazette*.
 (d) Any clonal seed not mentioned herein and not notified hereunder, which has been planted for experimental purposes and which is specially approved by the Controller.

Form R.C. 18

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished in duplicate, to the Rubber Controller, P. O. Box 184, Colombo, by the proprietor of every Estate or Small holding containing budded rubber plants or plants grown from approved clonal seeds.

(Notification No. 11, Regulation 7.)

Note.—Form R.C. 19 should be furnished in respect of areas planted with ordinary rubber.

1. Name of Estate*/Small-holding: _____.

2. Registered No. _____.

3. Distance to land from nearest town _____ miles from _____ along _____ P. W. D.*/D. R. C.*/ V. C. road.

4. * If not motorable, how many miles is it necessary to walk to reach the land and along what route ? _____.
5. Total acreage in rubber : _____ A. _____ R. _____ P.
- Area under ordinary rubber (Excl. planted) : _____ A. _____ R. _____ P.
- Area under ordinary rubber (Interplanted) : _____ A. _____ R. _____ P.
- Unbudded trees, if any, in clearing : _____.

Budded Rubber Plants.						Plants grown from Approved Clonal Seeds.					
	Year	Excl. planted.			Trees.	Block No.	Excl. planted.			Trees.	Block No.
		A.	R.	P.			A.	R.	P.		
Prior to	1927										
In	1927										
"	1928										
"	1929										
"	1930										
"	1931										
"	1932										
"	1933										
"	1934										
"	1935										
"	1936										
"	1937										
"	1938										
After	1938										
Total											

6. Details of clones, &c. :—

Name of Clone.	No. of trees Budded and/or Budded stumps planted in										Total.
	19—	19—	19—	19—	19—	19—	19—	19—	19—	19—	
(1)											
(2)											
(3)											
(4)											
(5)											
(6)											
(7)											
(8)											

7. Can the above figures be verified from Estate Records ? _____.
8. Have you any documentary proof that the clones or seeds used were of an approved type ? _____.
9. If any areas were re-planted after 7 May, 1934, with budded rubber or with approved clonal seeds, give the following particulars :—

No. and date of Permit.	Extent of rubber trees destroyed.			Age of Rubber destroyed.	Extent re-planted						Year Planted.		
					With Budded Rubber.			Trees.	With approved clonal seeds.			Trees.	
	A.	R.	P.		A.	R.	P.		A.	R.			P.

10. Yield records, if any, of the acres in respect of which this return is furnished :—

Permit.	Name and Number of Block or Area.	Extent Acres approx.	No. of Trees.	Yield obtained		Remarks.
				Test tapping.	Commercial tapping.	

I*/We attach to this return a true and accurate statement of the serial numbers and of the girth measurements of the rubber plants on the areas in respect of which this return is furnished.

I/*We _____ † _____ of _____ Estate/Small-holding. hereby declare that the statements contained in this return/and in the attached statements are true and accurate.

Declared at _____ this _____ day of _____, 19—.

Signature.

* Strike out what is not applicable.

† State whether you are the owner, lessee, usufructuary mortgagee, person lawfully in possession and taking the produce, or attorney or duly accredited agent of the owner.

Section 62 (1) (d) of the Rubber Control Ordinance, 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

Statement of serial numbers and of the girth measurements of budded rubber plants or plants grown from approved clonal seeds taken at three feet from the ground.

(Page 12 of Form R.C. 18.)

Name and the Regd. No. of Estate or Small-holding : _____ } Name : _____
 Regd. No. _____ }
 Name and No. of Block : _____ Extent _____ A. _____ R. _____ P.
 No. of trees serially numbered from _____ to _____
 Date on which girth measurements were taken : _____

Date _____, 19____.

Registered Proprietor.

Tree No.	Clone.	Girth in Inches.	Tree No.	Clone.	Girth in Inches.	Tree No.	Clone.	Girth in Inches.

Form R.C. 19.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Return to be furnished *in duplicate* to the Rubber Controller, P. O. Box 184, Colombo, by the Proprietor of every Estate or Small-holding containing Rubber planted in or after January, 1931.

(Notification No. 11, Regulation 12.)

Note.—Form R.C. 18 should be furnished in respect of any areas planted with budded rubber or with approved clonal seeds.

1. Name of Estate * Small-holding : _____.
2. Registered No. _____.
3. Distance to land from nearest town _____ miles from _____ along _____ P. W. D.*/D. R. C.*/V. C. road.
4. *If not motorable, how many miles it is necessary to walk to reach the land and along what route ? _____.
5. Total acreage in rubber _____ Acres _____ roods _____ perches.

	Exclusively planted with ordinary rubber.			No. of Trees.	Interplanted with other plantation or budded rubber or plants grown from approved clonal seeds.			No. of Trees.	Remarks.
	Acres.	R.	P.		Acres.	R.	P.		
Prior to 1931									
In 1931									
" 1932									
" 1933									
" 1934									
" 1935									
" 1936									
" 1937									
" 1938									

6. If any areas were re-planted after 7th May, 1934, give the following particulars :—

No. and date of permit.	Rubber area Destroyed.			Age of Rubber Trees Destroyed.	Extent Re-planted.				Year planted.	State whether planted with ordinary rubber plants or budded rubber plants or with plants grown from approved clonal seeds.
	A.	R.	P.		A.	R.	P.	Trees.		

I/, *We _____ † _____ of _____ Estate/Small-holding hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____, 193____.

* Strike out what is not applicable.

† State whether you are the owner, lessee, usufructuary mortgagee, person lawfully in possession and taking the produce, or attorney or duly accredited agent of the owner.

Signature.

Note.—Section 62 (1) (d) of the Rubber Control Ordinance, No. 63 of 1938, reads as follows :—

" Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment."

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

To be furnished in duplicate to the Rubber Controller on or before the 28th February, 1939, by Proprietors desirous of obtaining a Special Assessment of an Estate or Small-holding.

(This application should be accompanied by the returns in forms R.C. 18 and R.C. 19.)

(Notification No. 11, Regulation 18.)

I/We (name of proprietor) _____ hereby apply for a special assessment under Section 23 (4) (a) of the Rubber Control Ordinance, No. 63 of 1938, of the following Estate/Small-holding :—

1. Name and Registered number of Estate/Small-holding (Name : _____
Regd. No. _____)
2. Distance to land from nearest town _____ miles from _____ along P. W. D/D. R. C/V. C. road.
3. If not motorable, how many miles is it necessary to walk to reach the land and along what route? _____
4. Area in rubber :—

Planted with—	Exclusively planted				Interplanted			
	Acres	R.	P.	Trees	Acres	R.	P.	Trees
Ordinary rubber plants ..								
Budded rubber plants ..								
Rubber plants grown from approved clonal seeds ..								
Total ..								

If the Estate or Small-holding comprises of several detached blocks of land give the following particulars :—

Name of Block or Land.	Village in which situated.	Extent in rubber.								State whether planted with ordinary rubber plants or other rubber plants.
		Exclusively planted.				Interplanted.				
		A.	R.	P.	Trees.	A.	R.	P.	Trees.	

5. Give the following particulars relating to the Estate/small-holding in respect of any period of 12 consecutive months (including at least one month during which the plants have been rested) between January 1, 1934, and December 31, 1938 :—

Month and Year.	Latex lb.	Scrap lb.	Total lb.	Tappers Employed	Intake per Tapper Excl. of Scrap.	Days no Tapping.	Maximum No. of Tappers possible.	Actual Out-turn of Tappers.	Tapping System.
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
19— ..									
Total ..									

	Area			Trees.
	A.	R.	P.	
Ordinary rubber tapped ..				
„ rubber rested ..				
„ rubber not tapped due to disease ..				
„ „ „ to unrenewed bark ..				
„ „ mature but not fit for tapping ..				
„ „ immature and not fit for tapping ..				
Budded rubber plants or plants grown from approved clonal seeds tapped ..				
Total ..				

6. Did the budded rubber plants or plants grown from approved clonal seeds contribute towards the crop collected during the 12 months referred to in Case 5? ; if so, give particulars :—

7. Give, as far as possible, the following particulars for the period 1934-1938 :—

Year.	Ordinary Rubber.											Budded Rubber Plants and Plants Grown from approved Clonal Seeds.														
	Rainfall. in Inches.	Wet Days and Holidays. Mature Areas tapped. Acres.	No. of trees tapped. Acres.	Immature Areas tapped. Acres.	No. of trees tapped. Acres.	Mature areas untapped or rested. Acres.	No. of trees untapped or rested. Acres.	Immature Areas untapped or rested. Acres.	No. of trees untapped or rested. Acres.	Replanted after 8th May 1934. Acres.	Trees in Replanted Areas. Acres.	Mature Areas tapped. Acres.	No. of Trees tapped. Acres.	Immature Areas tapped. Acres.	No. of trees tapped. Acres.	Mature Areas untapped or rested. Acres.	No. of trees untapped or rested. Acres.	Immature Areas untapped or rested. Acres.	No. of trees untapped or rested. Acres.	Total Area in Rubber. Acres.	Total Number of Rubber Trees. Crop Exclusive of Scrap.	Scrap. Total.	No. of Tappers Employed. Yield per Acre.	Average Intake per tapper Exclusive Scrap. lb.	System of Tapping.	
1934																										
1935																										
1936																										
1937																										
1938																										
Acres Manured.		1934.	1935.	1936.	1937.	1938.	Remarks.																			
Manure used per Acre.	N. lb.																									
	P ² O ⁵ lb.																									
	K ² O lb.																									
Cost per acre on Manure and application																										
Total Amount spent on Manure																										
Total Amount spent on Weeding																										

8. Name of Superintendent : _____.

9. Boundaries of Estate/Small-holding as seen on the ground :—

(to be filled in only if the Estate/Small-holding is one contiguous block)—

North : _____.

East : _____.

South : _____.

West : _____.

10. Distance of planting _____ feet by _____ feet.

11. Percentage of vacancies at present : _____.

12. Approximate number of trees per acre : _____.

13. Elevation above Sea-level :— Rising from _____ feet to _____ feet.

A remittance of Rs. _____ being the fee prescribed is herewith forwarded. I am prepared to remit any additional fee required by the Controller under Regulation 22 of Notification No. 11.

Signature of Registered Proprietor.

Address : _____

Date : _____, 193__.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 12.

REGULATION under sections 27 (5) and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

EXPORTABLE MAXIMUM IN SPECIAL CASES.

The exportable maximum for any year of control of each of the estates and small-holdings specified in the Schedule to this Regulation shall be the standard production thereof for that year of control.

Schedule.

I.—ESTATES.

(a) *Belonging to and worked by or on behalf of the Government of Ceylon.*

1. Experiment Station, Peradeniya.
2. Henaratgoda Botanic Gardens.

(b) *Belonging to and worked by or on behalf of the Rubber Research Board.*

1. Dartonfield estate, Agalawatta.
2. Nivitigalakele, Matugama.
3. Wagolla Practical Farm School, Yodagama, Kegalla.

II.—SMALL-HOLDINGS.

Belonging to and worked by or on behalf of the Government of Ceylon.

1. Irene estate.
2. New Peradeniya Lands.
3. Government Experiment Station, Kuruwita.
4. Small Growers' Rubber Demonstration Plots, Bandaragama.
5. Central Agricultural Station, Labuduwa, Galle.
6. Davies Bogahmudunewatta.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 13.

REGULATIONS under sections 41 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR AUTHORIZED STOCKS OF DEALERS.

1. The "normal stock" of a registered dealer for a year of control shall be the amount of rubber which the Controller shall estimate as necessary for the normal requirements of the business of that dealer for that year after consideration or verification of the particulars stated by that dealer in any return furnished by him to, or accepted by, the Controller under the Ordinance or the regulations made thereunder.
2. If in any year of control the total amount (hereinafter in these regulations referred to as "the first amount") of the normal stocks of all registered dealers for that year of control exceeds an amount (hereinafter in these regulations referred to as "the second amount") equivalent to 12½ per centum of the permissible exportable amount of the preceding year of control, the difference between the two amounts shall, when expressed as a percentage of the first amount, be the percentage of reduction for the purpose of determining the authorized stocks of registered dealers for that year.
3. If in any year of control the first amount is equal to the second amount, there shall be no percentage of reduction for that year.
4. If in any year of control the first amount is less than the second amount, the difference between the two amounts shall, when expressed as a percentage of the first amount, be the percentage of appreciation for that year.
5. The Controller may in his discretion vary the percentage of reduction computed under regulation 2 or the percentage of appreciation computed under regulation 4 for the purpose of making such adjustments, allocations or alterations as may be or become necessary by reason of—
 - (a) the correction of errors in accounts or in estimating or determining the amounts of normal or authorized stocks ; or
 - (b) the rectification or verification of any particulars entered in the register of dealers ; or
 - (c) any decision of the Board of Appeal ; or
 - (d) any directions given by the Executive Committee under section 70 of the Ordinance ; or
 - (e) the registration under the Ordinance of any new dealer in any year of control, and the special assessment by the Controller under regulation 10 of the amount of rubber which that new dealer may hold as his authorized stock for that year of control.
6. Where any variation is made under regulation 5 in any year of control, the percentage of reduction or appreciation as so varied shall be the percentage of reduction or appreciation, as the case may be, for the determination of the authorized stocks of dealers in that year of control.
7. The authorized stock of any registered dealer for any year of control, for which there is a percentage of reduction shall be the amount of the normal stock of that dealer for that year reduced by an amount ascertained by taking a percentage of such normal stock equal to the percentage of reduction.
8. If there is no percentage of reduction for any year of control, the authorized stock of any registered dealer for that year shall be the normal stock of that dealer for that year.
9. If there is a percentage of appreciation for any year of control, the authorized stock of any registered dealer for that year shall be the normal stock of that dealer increased by an amount ascertained by taking a percentage of such normal stock equal to the percentage of appreciation for that year.
10. The authorized stock of any new dealer registered in any year of control shall be fixed by the Controller.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 14.

REGULATIONS under sections 45 (1) and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

ISSUE OF STOCK EXPORT COUPONS IN EXCHANGE FOR COUPONS.

1. The date in each year of control on or before which stock export coupons may be issued in exchange for coupons under section 45 (1) of the Ordinance shall be the 25th day of January.
2. Every application for the exchange of coupons for stock export coupons shall be made to the Controller in Form R.C. 21 set out hereunder.

Form R.C. 21.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Application by a Registered Dealer for the Exchange of Coupons.

(To be made to the Rubber Controller, P. O. Box No. 184, Colombo, on or before the 25th day of January.)

(Notification No. 14, Regulation 2.)

I/*We _____ Registered Dealer, hereby _____ surrender*
 _____ coupons for _____ direct that my coupon account at the Rubber Coupon Bank
 for the year 19 _____ be debited with _____ pounds and make application that stock export coupons
 _____ be issued to me/*us _____ in exchange.
 _____ be credited to my/*our account for the year 19 _____

Registered No. _____
Address : _____

Date : _____, 19____.

Signature.

* Strike out what is not applicable.

Notification No. 15.

REGULATIONS under sections 47 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

CERTIFICATES OF ORIGIN FOR EXPORTATION OR RE-EXPORTATION OF RUBBER.

1. Every certificate of origin accompanying rubber produced in Ceylon and exported therefrom shall be in the Form R.C. 22 set out hereunder.

2. If it is established to the satisfaction of the Principal Collector of Customs that the whole quantity of any rubber imported into Ceylon on a certificate of origin is to be re-exported in one shipment and in the form in which it was originally imported, the Principal Collector shall authorize the re-export of such rubber by making an endorsement on that certificate of origin in the following form :—

I hereby authorize the re-export to _____ per SS/MV _____ of _____ pounds of rubber, which is the identical rubber specified in the foregoing certificate of origin.

H. M. Customs, Colombo,
(Date) : _____, 193—.

Principal Collector of Customs.

3. Where any quantity of scrap rubber has been imported into Ceylon on a certificate of origin, an exporter who desires to re-export in one shipment the whole quantity of that scrap rubber—

- (1) in the form of crepe rubber which has been milled from that scrap rubber ; or
- (2) partly in its original form and partly in the form of crepe rubber which has been milled from that scrap rubber,

shall furnish to the Principal Collector of Customs a declaration in the form R.C. 23 set out hereunder ; and the Principal Collector of Customs shall, if he is satisfied that the statements made in that declaration are true and accurate, authorize the re-export of such rubber by making an endorsement on that certificate of origin in the following form :—

I hereby authorize the re-export to _____ per SS/MV _____ of _____

- (1) _____ pounds of scrap rubber which is a part of the identical rubber specified in the foregoing certificate of origin ;
- (2) _____ pounds of crepe rubber milled in Ceylon from _____ pounds of the identical rubber specified in the foregoing certificate of origin.

H. M. Customs, Colombo.

Principal Collector of Customs.

4. For the purpose of determining the amount of rubber which may be re-exported as crepe rubber which has been milled from imported scrap rubber, scrap rubber of the quantity and grade mentioned in the first column of the Conversion Table at the end of this regulation shall be deemed to be incapable of producing a quantity of crepe rubber in excess of the quantity specified in the corresponding entry in the second column of that Table.

(Date) : _____, 19—.

Conversion Table.

First Column. Quantity and Grade of Scrap Rubber.	Second Column. Quantity of Crepe Rubber.
100 pounds of curly scrap	92 pounds
100 pounds of shell scrap	85 pounds
100 pounds of earth scrap	25 pounds

5. No person shall re-export or be entitled to re-export in one shipment the whole quantity of any rubber imported into Ceylon on a certificate of origin unless that certificate is endorsed by the Principal Collector of Customs in the form prescribed in Regulation 2 or Regulation 3.

6. Where a part only of the total quantity of scrap rubber imported into Ceylon on a certificate of origin is re-exported either in its original form or after conversion into crepe rubber, or where a part only of the total quantity of crepe rubber or sheet rubber imported into Ceylon on a certificate of origin is re-exported in its original form, such scrap rubber, crepe rubber, or sheet rubber, as the case may be, shall not be re-exported under that certificate of origin but may be re-exported under a copy thereof if the Principal Collector of Customs authorizes the re-export of such scrap rubber, crepe rubber, or sheet rubber by a certificate issued in Form R.C. 24 set out hereunder. The certificate of origin which accompanied any such rubber when it was originally imported into Ceylon shall, after the issue of the certificate in Form R.C. 24 be retained in the Office of the Principal Collector of Customs.

7. The Principal Collector of Customs shall not issue a certificate in Form R.C. 24 unless—

- (1) he is satisfied that the rubber to be re-exported on such certificate is a part of the original rubber imported into Ceylon on a certificate of origin which accompanied such rubber at the time of importation ;
- (2) the exporter furnishes to the Principal Collector of Customs, in duplicate, a declaration in Form R.C. 25 set out hereunder, and a declaration from the original importer in Form R.C. 26 set out hereunder ;
- (3) the exporter furnishes to the Principal Collector of Customs two copies of the original certificate of origin relating to the rubber sought to be re-exported ; and
- (4) the exporter surrenders to the Principal Collector of Customs the original certificate of origin relating to the rubber sought to be re-exported, unless that certificate of origin has previously been surrendered to the Principal Collector of Customs for the purpose of the re-export of any rubber under these regulations.

8. The certificate of the Principal Collector of Customs in Form R.C. 24, together with one copy of the declaration of the importer in Form R.C. 26 and one copy of the declaration of the exporter in Form R.C. 25 shall be attached to one of the two copies of the original certificate of origin furnished under Regulation 7. The other copy of the certificate of origin, together with a copy of the certificate in Form R.C. 24 and the other copies of the declarations in Forms R.C. 25 and R.C. 26, shall be retained in the Office of the Principal Collector of Customs.

9. The certificate of the Principal Collector of Customs in Form R.C. 24, together with a copy of the original certificate of origin, shall be sufficient authority for the re-export from Ceylon of the rubber authorized by the Principal Collector of Customs to be re-exported thereon.

10. No person shall re-export any rubber imported into Ceylon at any time after the expiry of a period of six months from the date on which the rubber was imported into Ceylon.

11. No person shall re-export or be entitled to re-export from Ceylon, whether in its original or in a converted form, any part of any rubber imported into Ceylon on a certificate of origin unless the re-exportation of that divided part of the rubber originally imported is authorized by the Principal Collector of Customs in the manner hereinbefore provided.

12. Any person who desires to re-export any rubber under these regulations shall, on payment of a fee computed at the rates prescribed in section 2 of Ordinance No. 12 of 1864, be entitled to obtain from the Principal Collector of Customs one or more copies of the certificate of origin relating to that rubber if that certificate of origin has been previously surrendered to the Principal Collector of Customs under these regulations.

13. Any rubber confiscated under section 47 (4) of the Ordinance shall be delivered to the Controller who may cause the rubber to be—

- (i) sold, and the proceeds of the sale credited to the Rubber Control Fund ; or
- (ii) handed over to the Rubber Research Board for the purpose of scientific research or experiment ; or
- (iii) destroyed in such manner as to prevent it being sold or made use of for any purpose.

Form R.C. 22.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Certificate of Origin.

(Notification No. 15, Regulation 1.)

(Name of Exporter) : _____ is permitted to export _____ pounds wet/dry rubber, produce of Ceylon.

Marks and Numbers.	Description of rubber.	Weight.	
		Gross.	Net.

Date : _____, 19—.

Principal Collector of Customs.

Form R.C. 23.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Declaration by Exporter.

(Notification No. 15, Regulation 3.)

I/We (name of person or firm) _____ hereby declare that _____ pounds of scrap rubber were imported by _____ me/us*

_____ from _____ (country of origin) on the Certificate of Origin annexed hereto and were cleared *ex SS/MV* _____ on _____, 19—.

I/We hereby further declare that—

- * (a) the above quantity of scrap rubber was milled and converted by _____ (name of miller) into crepe rubber weighing _____ pounds at the date of this declaration ;
- * (b) of the above quantity of scrap rubber _____ pounds were milled and converted by _____ (name of miller) into crepe rubber weighing _____ pounds at the date of this declaration ;
- (c) I/We desire to export to _____ (name of country) by *SS/MV* _____ the above quantity of rubber imported on the aforesaid Certificate of Origin and now consisting of—
 - * (1) _____ pounds scrap rubber ;
 - * (2) _____ pounds crepe rubber ;

at the date of this declaration.

Declared at _____ this _____ day of _____, 19—.

(Sgd.) _____ (Exporter).
_____ (Address).

* Strike out what is not applicable.

Form R.C. 24.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Certificate of the Principal Collector of Customs.

(Notification No. 15, Regulation 6.)

1. I hereby certify—

- (1) that the original of the Certificate of Origin a copy of which is annexed hereto, is in my possession ;
- (2) that I am satisfied that the quantity of rubber specified in the aforesaid Certificate of Origin has been duly debited to the quota of _____ ;
- (3) that this certificate is issued for the purpose of enabling the re-export from Ceylon of part of the rubber imported on the aforesaid Certificate of Origin.

2. I hereby authorize the re-exportation to _____ by *SS/MV*. _____ of—

- (1) _____ pounds scrap rubber ;
- (2) _____ pounds crepe rubber ;
- (3) _____ pounds crepe rubber milled and converted from _____ pounds scrap rubber ;
- (4) _____ pounds sheet rubber, out of the quantity of rubber specified in the aforesaid Original Certificate of Origin.

H. M. Customs,
Colombo, _____, 19—.

Principal Collector of Customs.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Exporter's Declaration.

(Notification No. 15, Regulation 7.)

I/We (name of person or firm) _____ hereby declare—

- (1) that out of the identical rubber imported on the Certificate of Origin, a copy of which is annexed hereto, I/We desire to export to _____ per SS. _____ (name of country)—
 - (a) (i) _____ pounds scrap rubber ;
 - (ii) _____ pounds crepe rubber in the form in which that rubber was imported ;
 - (b) (i) _____ pounds crepe rubber milled and converted by _____ (name of miller) from _____ pounds scrap rubber ;
 - (ii) _____ pounds sheet rubber.
- (2) that the above specified quantity of rubber which I/We desire to export forms part of the identical rubber imported on the aforesaid Certificate of Origin by _____ (name of importer) and that I am/we are now the owner/s thereof by _____. (Here set out briefly the nature of the exporter's title to the rubber and the names and addresses of his predecessors in title.)

Declared at _____ this _____ day of _____, 19—.

(Sgd.) _____, Exporter.

Note.—If the exporter is also the importer no declaration need be made in respect of the matters set out in paragraph (b) above

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Importer's Declaration.

(Notification No. 15, Regulation 7.)

I/We (name of person or firm) _____ hereby declare—

- (a) that (i) _____ pounds scrap rubber ;
- (ii) _____ pounds crepe rubber ;
- (iii) _____ pounds sheet rubber ;

imported on the Certificate of Origin, a copy of which is annexed hereto, were cleared by me *ex SS/MV.* _____ at Colombo on _____, 19—.

- (b) and that out of that identical rubber I/We have sold to _____ (name of purchaser)—
 - (i) _____ pounds scrap rubber ;
 - (ii) _____ pounds crepe rubber in the form in which that rubber was imported ;
 - (iii) _____ pounds crepe rubber milled and converted by _____ (name of miller) from _____ pounds scrap rubber ;
 - (iv) _____ sheet rubber.

Declared at _____ this _____ day of _____, 19—.

(Sgd.) _____ (Importer).

Note.—If the importer is also the exporter no declaration need be made in respect of the matters set out in paragraph (b) above.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 16.

REGULATIONS under sections 49 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE, Minister for Agriculture and Lands.

REGULATIONS RELATING TO NURSERIES.

- 1. (1) Every permit authorizing the planting of rubber plants, in the exercise of new-planting rights, in a nursery shall be substantially in Form R.C. 27 set out hereunder.
- (2) No such permit shall be issued to any person by the Controller unless that person has furnished to the Controller in duplicate a survey plan or a sketch clearly indicating the situation and extent of the portion of land on which the proposed nursery is to be established.
- 2. (1) The date on and after which the provisions of section 49 (2) of the Ordinance shall have effect shall be March 1, 1939.
- (2) The permit under section 49 (2) authorizing the maintenance of a nursery which was in existence on December 31, 1938, shall be in Form R.C. 28 set out hereunder.
- (3) No such permit shall be issued to any person by the Controller unless that person has furnished to the Controller in duplicate a survey plan or a sketch clearly indicating the situation and extent of the portion of land on which the nursery is established.

To be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, IN DUPLICATE.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Permit to Establish a Nursery.

(Notification No. 16, Regulation 1.)

- 1. Name and Address of Applicant { _____

- 2. Name and situation of the land on which the Nursery is to be established : { Name : _____
Village : _____
Minor Headman's Division : _____
Chief Headman's Division : _____
District : _____
- 3. If the land forms part of any registered Estate or Small-holding, the name and the registered number of such Estate or Small-Holding : { Name : _____
Registered Number : _____

4. Extent of the Nursery to be planted : Acres : _____ Roods : _____ Perches : _____

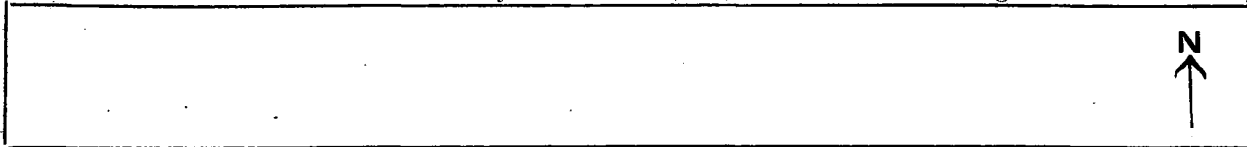
5. Details of seeds, plants, &c., to be planted

6. Date by which it is proposed to establish the Nursery

7. Date by which it is proposed to remove plants from the Nursery

8. Names and registered numbers of the Estates and/or Small-holdings to be served by the Nursery

9. Sketch* of the land on which Nursery is to be established (boundaries as seen on the ground should be stated).



I/We _____ declare that the statements above are true and accurate.

Declared at _____ this _____ day of _____, 19__.

Signature of Applicant.

* No sketch required if a Survey plan is attached.

Permit No. _____

Permit to Establish Nursery.

Permission is hereby granted to the applicant above named to establish a Nursery of acres _____ roods _____ perches _____ on the land described above on the condition that the rubber plants grown in the Nursery must be eradicated and destroyed within two weeks of _____, 19__ on which date this permit will cease to be valid.

Colombo, _____, 19__.

Rubber Controller.

To be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, IN DUPLICATE.

Form R.C. 28.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Permit to Maintain Nursery existing on the 31st day of December, 1938.

(Notification No. 16, Regulation 2.)

1. Name and Address of Applicant

2. Name and situation of the land on which the Nursery exists

3. If the land forms part of any registered Estate or Small-holding, the name and registered number of such Estate or Small-holding

4. Extent of the Nursery

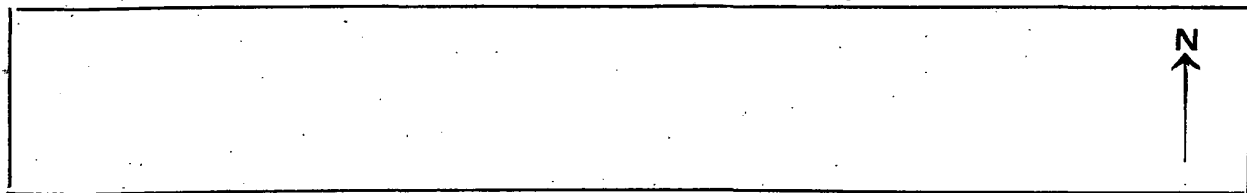
5. Details of seeds, plants, &c., planted

6. Number and date of permit, if any, granted under the Rubber Control Ordinance, No. 6 of 1934

7. Date by which it is proposed to remove plants from the Nursery

8. Names and registered numbers of the Estates and/or Small-holdings served by the Nursery

9. Sketch* of the land on which the Nursery exists (boundaries as seen on the ground should be stated)—



I/We _____ declare that the statements above are true and accurate.

Declared at _____ this _____ day of _____, 19__.

Signature of Applicant.

* No sketch required if a Survey plan is attached.

Permit No. _____

Permit to Maintain a Nursery.

Permission is hereby granted to the applicant above named to maintain the Nursery of acres _____ roods _____ perches _____ on the land described above on the condition that the Rubber plants grown in the Nursery must be eradicated and destroyed within two weeks of _____, 19__, on which date this Permit will cease to be valid.

Colombo, _____, 19__.

Rubber Controller.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 17.

REGULATIONS under sections 54 and 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS RELATING TO REPLANTING.

1. The permit which the proprietor of any estate or small-holding is required to obtain from the Controller to authorize the replanting of the whole or any part of that estate or small-holding shall—
 - (a) in any case where a nursery is to be established by replanting any area, be in Form R.C. 27 set out hereunder ;
 - (b) in any other case, be substantially in the Form R. C. 29 set out hereunder.
2. Where an application for a permit to replant is made by a person who is not the owner or duly accredited agent of the owner of an estate or small-holding, the Controller shall not issue a permit to that person unless the consent of the owner to the issue of a permit is signified by endorsement made by the owner upon the application.
3. The proprietor of a registered estate or small-holding who makes application for a permit to replant shall furnish in duplicate a sketch or survey plan clearly indicating the situation and extent of the area of the estate or small-holding which he proposes to replant.
4. Every permit to replant which is issued under these regulations shall cease to be valid on December 31 in the year succeeding that in which the permit was issued, and no person shall after that date replant any rubber under the authority of that permit :
Provided, however, that any such permit may be renewed by the Controller and rendered valid for such further period as the Controller may determine.
5. Every proprietor of an estate or small-holding to whom a permit to replant is issued shall, if the replanting is not completed on or before December 31 of the year in which the permit was issued, furnish to the Controller, on or before January 10 in the succeeding year, a return in Form R.C. 30 set out hereunder indicating the extent to which the rights under the permit have been exercised on that date.
6. Every proprietor of an estate or small-holding to whom a permit to replant is issued shall, before the expiry of a period of one month from the date on which the replanting under the authority of the permit is completed, report to the Controller in writing the fact that such replanting has been completed and the date on which it was completed, and furnish a return in Form R.C. 31 in respect of the area replanted.
7. (1) Where any change occurs in the proprietorship of an estate or small-holding in respect of which a permit to replant issued under these regulations is in force, the person registered as the new proprietor may—
 - (a) apply to the Controller for the endorsement in his name of the permit so issued, and where such endorsement is made, these regulations shall have effect in like manner as if the permit had originally been issued in his name ;
 - (b) apply to the Controller under these regulations for a new permit to replant.
- (2) Where the new proprietor of an estate or small-holding does not make application under paragraph (1) for the endorsement of a permit previously issued to any other person or where he applies to the Controller under that paragraph for a new permit, the permit previously issued in respect of that estate or small-holding shall cease to be valid.

To be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, IN DUPLICATE.

Form R.C. 27.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Permit to Establish a Nursery.

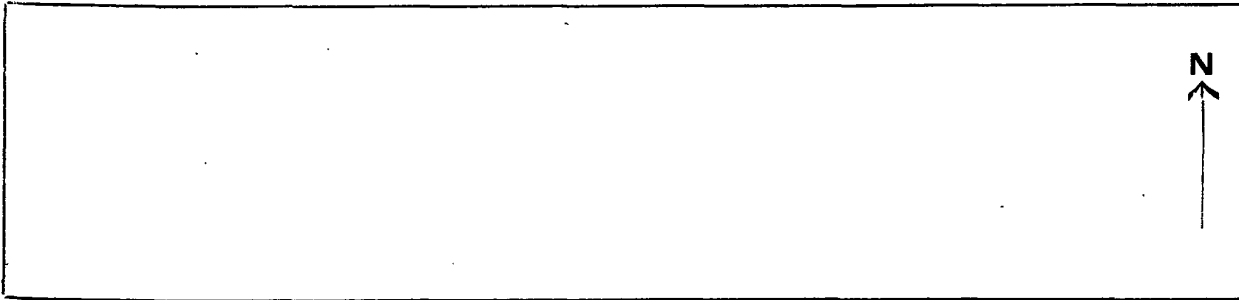
(Notification No. 17, Regulation 1 (a).)

1. Name and Address of Applicant { _____

2. Name and situation of the land on which the Nursery is to be established : { Name : _____
Village : _____
Minor Headman's Division : _____
Chief Headman's Division : _____
District : _____
3. If the land forms part of any registered Estate or Small-holding, the name and the registered number of such Estate or Small-holding : { Name : _____
Registered Number : _____
4. Extent of the Nursery to be planted : Acres _____ Roods _____ Perches _____
5. Details of seeds, plants, &c., to be planted : { _____

6. Date by which it is proposed to establish the Nursery : } _____
7. Date by which it is proposed to remove plants from the Nursery } _____
8. Names and registered numbers of the Estates and/or Small-holdings to be served by the Nursery { _____

9. Sketch* of the land on which Nursery is to be established (boundaries as seen on the ground should be stated) :



I/We _____ declare that the statements above are true and accurate.
Declared at _____ this _____ day of _____, 19—.

Signature of Applicant.

* No sketch required if a Survey plan is attached.

Permit No. _____.

Permit to Establish Nursery.

Permission is hereby granted to the applicant above named to establish a Nursery of Acres _____ Roods _____ Perches _____ on the land described above on the condition that the rubber plants grown in the nursery must be eradicated and destroyed within two weeks of _____, 19— on which date this permit will cease to be valid.

Colombo, _____, 19—.

Rubber Controller.

Form R.C. 29

To be furnished to the Rubber Controller, P. O. Box 184, Colombo, IN DUPLICATE.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Permit for Replanting.

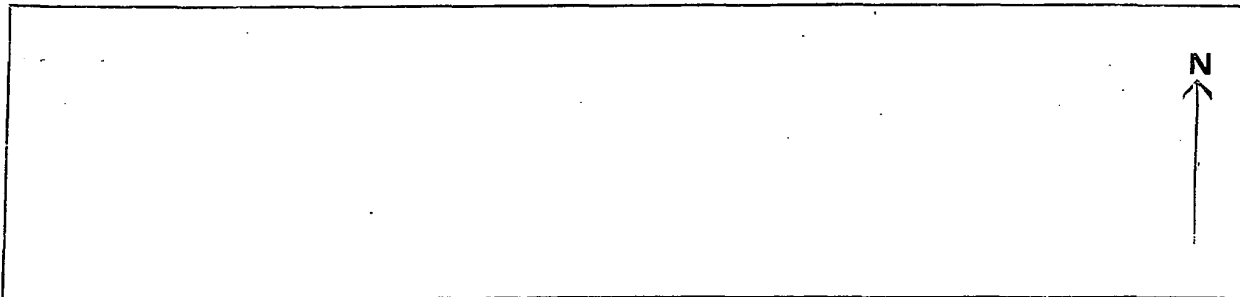
(Notification No. 17, Regulation 1 (b).)

- 1. Name and the registered number of the Estate or Small-holding on which the rubber is to be replanted } Name : _____
Registered Number : _____
- 2. Name and address of applicant } _____

3. Total extent uprooted or to be uprooted and the age of the rubber plants thereon :

Acreage			No. of Trees	Age
A.	R.	P.		

- 4. Acreage to be replanted : Acres : _____ Roods : _____ Perches : _____
- 5. Particulars of Plants/Stumps/Seeds, &c., to be replanted } _____
- 6. (a) Probable date of commencement of re-planting, if permit is granted } _____
- (b) Probable date of completion } _____
- 8. Sketch* of the area to be replanted (boundaries as seen on the ground should be stated) :



I/We _____ declare that the statement above are true and accurate.
Declared at _____ this _____ day of _____ 193—.

Signature of owner of Estate or Small-holding if applicant is not the owner or accredited Agent.

Signature of Applicant.

* No sketch required if a Survey plan is attached.

No. _____.

Permit to replant.

Permission is hereby granted to the applicant above named to replant an extent of acres _____ roods _____ perches _____ on _____ Estate/Small-holding bearing registered number _____ on the condition that the replanting is completed on or before 31st December, 193—, on which date this permit will expire.

Colombo, _____ 19—.

Rubber Controller.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Intermediate Return to be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, by the holder of a Permit to Replant.

(Notification No. 17, Regulation 5.)

1. Permit to Replant No. _____ dated _____, 19____.
2. Name and Registered Number of Estate/Small-
holding } Name : _____
 } Registered No. _____.
3. Extent authorized : _____Acres _____Roods _____Perches.
4. Area and number of trees cleared for replanting : —

Name or Number of Block	Acreage.			No. of trees	Age of trees	Remarks
	A.	R.	P.			

5. Area and number of trees, if any, replanted :—

Name or Number of Block	Acreage			No. of trees	Remarks
	A.	R.	P.		

6. Material used for replanting : _____.
7. Source from which material was obtained : _____.
8. Condition of plants in planted area : _____.
9. Area not replanted on 31st December, 19____ : _____Acres _____Roods _____Perches.
10. Reasons for failure to complete replanting : _____.

I, _____ hereby declare that the statements contained in this return are true and accurate.

Declared at _____ this _____ day of _____, 19____.

Date : _____, 19____.

Signature.

THE RUBBER CONTROL ORDINANCE No. 63 OF 1938.

Completion Return to be furnished to the Rubber Controller, P. O. Box No. 184, Colombo, by the holder of a Permit to Replant.

(Notification No. 17, Regulation 6.)

1. Permit to replant No. _____ dated _____ 19____.
2. Name and Registered number of Estate/Small-holding { Name _____
 } Registered No. _____.
3. Extent authorized _____Acres _____Roods _____Perches
4. Extent replanted :—

On 31st December 19____ at date	Name and Number of block.	Acreage.			No. of Trees.
		Acres.	R.	P.	

5. Material used for replanting : _____.
 6. Source from which material was obtained : _____.
 7. Condition of plants in planted area : _____.
 8. Date of completion of replanting : _____, 19____.
- I, _____ hereby declared that the statements contained in this return are true and accurate.
- Declared at _____ the _____ day of _____, 19____.

Address : { _____
 { _____
 { _____

Signature.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 18.

REGULATIONS under section 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR COUPON ISSUE CARDS.

1. For the purpose of enabling registered proprietors of estates or small-holdings to receive the coupons which they are entitled to receive under the Ordinance, the Controller shall from time to time deliver or cause to be delivered to every registered proprietor a Coupon Issue Card containing the following particulars :—

- (1) the name and registered number of the estate or small-holding or part thereof, in respect of which the Card is delivered ;
- (2) the name and address of the registered proprietor ;
- (3) the distinguishing serial number of the card ;
- (4) the issue centre at which the Card shall be presented by the proprietor or his duly authorized agent for the receipt of coupons.

2. (a) Every registered proprietor of an estate or small-holding or portion thereof to whom a Coupon Issue Card is delivered shall, if the particulars on the Card relate to an estate or small-holding or portion thereof which is registered in his name, affix his signature or thumb impression on the Card in the space provided for the purpose.

(b) Where any Coupon Issue Card delivered to any person does not relate to an estate or small-holding or portion thereof which is registered in his name, such person shall forthwith return the Card to the Controller.

3. Where any registered proprietor to whom a Coupon Issue Card is delivered desires to receive coupons at an issue centre other than that specified in the Card, he shall forward the Card to the Controller together with an application for amendment of the particulars in the Card and a fee of one rupee, and the Controller may thereupon make such amendment as may be necessary and return the Card to that proprietor.

4. Upon any transfer of the ownership of any estate or small holding or part thereof, in respect of which a Coupon Issue Card has been delivered to the person registered as the proprietor thereof before such transfer, such person shall forthwith return the Card to the Controller together with the notification in Form R.C. 13 required to be sent to the Controller under Regulation 2 of the regulations made under sections 18 and 61 of the Ordinance and published in Notification No. 8.

5. Where the proprietor of any registered estate or small-holding is a customer of the Rubber Coupon Bank established under the Ordinance, nothing in these regulations shall be deemed to require the Controller to deliver any Coupon Issue Cards to that proprietor unless a special application is made in that behalf to the Controller.

6. The holder of a Coupon Issue Card may by writing under his hand authorize the Controller to deliver to any specified person any coupons which the holder is entitled to receive under the Ordinance, and where that person produces the Card to the Controller together with such written authority, the Coupons in respect of which that authority is given shall be issued to such person.

7. The Controller may in his discretion on application made in form R.C. 32 set out hereunder by any person to whom a Coupon Issue Card has been delivered under regulation 1, issue a copy of the Card to that person on payment—

- (a) if the Card relates to an estate, of a fee of Rs. 2.50 ; or
- (b) if the Card relates to a small-holding, of a fee of Re. 1.

Form R. C. 32.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Application for Copy of a Coupon Issue Card.

(Notification No. 18, Regulation 7.)

To the Rubber Controller,
P. O. Box No. 184,
Colombo.

SIR,

I/*We _____ the registered proprietor of the Estate/*Small-holding known as _____ Registered Number _____ hereby declare that the Coupon Issue Card issued to me has been lost/*stolen/*destroyed, and I/*We therefore apply for a Copy thereof.

I/*We undertake to make no claim whatever against the Department in the event of the original card or notice being produced and payment obtained by another person.

I/*We further undertake to return to the Rubber Controller the original card if it should again come into my possession and not to present it for the issue of coupons at any Issue Centre or to deliver it to any person other than the Controller.

I/*We enclose herein Cash/*Postal Order/*Money Order for Rs. _____.

I/*We _____ † _____ of _____ Estate/*Small-holding, hereby declare that the statements contained in this application are true and accurate.

Declared at _____ this _____ day of _____, 19____.

Signature of Registered Proprietor.

* Strike out what is not applicable.

† State whether you are the owner, lessee, usufructuary mortgagee, person lawfully in possession and taking the produce, or attorney or duly accredited agent of the owner.

Section 62 (1) (d) of the Rubber Control Ordinance, 1938, reads as follows :—

“ Any person who makes any declaration or furnishes any return containing any particular which is false and which he knows to be false or does not believe to be true, shall be guilty of an offence and shall, on conviction after summary trial before a Magistrate, be liable to a fine not exceeding one thousand rupees, or to imprisonment of either description for a period not exceeding six months, or to both such fine and imprisonment.”

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 19.

REGULATION under section 61 (2) (e) of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

PAYMENT OF FEES.

Every fee which is required by the Ordinance or by any regulation made thereunder to be paid to the Controller shall be paid in cash or by a cheque drawn in favour of the Controller or by means of a postal or money order in favour of the Controller.

L.D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 20.

REGULATIONS under section 61 (2) (f) of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

DETERMINATION OF DRY RUBBER EQUIVALENT OF RAW RUBBER AND LATEX.

1. For the purposes of the Ordinance and of the regulations made thereunder, rubber shall be graded as hereinafter provided; and rubber of any grade shall be deemed to contain the percentage of dry rubber specified in these regulations for rubber of that grade.
2. Raw rubber shall be graded as follows :—
 - Sheet rubber,
 - Crepe rubber,
 - Curly scrap,
 - Shell scrap,
 - Earth scrap.
3. Sheet and crepe rubber shall be deemed to contain 100 per centum of dry rubber.
4. Curly scrap means scrap rubber coagulated on a rubber plant and removed direct therefrom and not from any receptacle affixed to or placed near that plant, and shall be deemed to contain not more than 92 per centum of dry rubber.
5. Shell scrap means scrap rubber removed in a coagulated state from the shell cup or other receptacle in which latex is collected from a rubber plant, and shall be deemed to contain not more than 85 per centum of dry rubber.
6. Earth scrap means scrap rubber in a coagulated state collected on the ground at the foot of a rubber plant and intermixed with earth and other substances, and shall be deemed to contain not more than 25 per centum of dry rubber.
7. The Controller or the Principal Collector of Customs may, in the case of any particular consignment of rubber which is not of a grade specified in Regulation 2, determine the dry rubber content of that rubber for the purposes of the Ordinance or of any Regulations made thereunder :
Provided however that nothing herein contained shall be deemed to affect the provisions of Regulations 8 and 9.
8. Manufactured rubber goods shall be deemed to contain such a percentage of dry rubber as may be fixed by the Controller or the Principal Collector of Customs.
9. For the purposes of regulation 8 "manufactured rubber goods" means articles which are finished and ready for sale to the public for use without further treatment and in which the rubber has been subjected to such vulcanization or other process or incorporated in such a manner, that the rubber has, in the opinion of the Controller or the Principal Collector of Customs whose decision shall be final, been rendered economically unfit for subsequent treatment as raw rubber.
10. (a) One gallon of latex shall be deemed to be equivalent to three and a half pounds of dry rubber unless such latex has been subjected to any process or treatment whereby the dry rubber content has been increased so as to exceed three and a half pounds to a gallon. Where latex has been so subjected to any process or treatment the actual dry rubber content of the latex shall be ascertained for the purpose of determining the equivalent of the latex in terms of dry rubber.
(b) The Controller or the Principal Collector of Customs may, in the case of any particular consignment of latex, ascertain the actual dry rubber content of the latex for the purposes of the Ordinance or of any regulations made thereunder.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 21.

REGULATIONS under section 61 (2) (e) of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR RUBBER EXPORT PERMITS.

1. Every application for a rubber export permit shall be made to the Controller in Form R. C. 33 set out hereunder, and shall be accompanied by coupons equivalent to the quantity of rubber to be exported under the permit or by a cheque drawn on the Rubber Coupon Bank in respect of such coupons.
2. Every rubber export permit shall be in the Form R. C. 34 set out hereunder and shall be valid for thirty days from the date on which it is issued: Provided however that no such permit shall in any case be valid after midnight of December 31 in the year in which the permit is issued.
3. No person to whom a rubber export permit is issued shall transfer or negotiate the permit to any other person, and any permit so transferred or negotiated shall cease to be valid.

4. Where the shipment of rubber, in respect of which a rubber export permit has been issued, is not exported under the permit, the holder of the permit shall forthwith return the permit to the Controller for cancellation.

Form R. C. 33.

Form R. C. 33.

Form R. C. 33.

_____ 193—.

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THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Application for Rubber Export Permit.

(Notification No. 21, Regulation I.)

The Rubber Controller,

The Rubber Controller,

The Rubber Controller,

Please receive Coupons/Rubber Coupon Bank Cheques, as per particulars below/overleaf, for _____ (_____) lb. and issue a Rubber Export Permit for the Export of an equivalent amount of Dry Rubber per SS/MV _____.

Shipped by _____

Shipped by _____

Coupons Amount.

Please receive Coupons/
Cheques for _____ pounds
and issue a Rubber Export
Permit for Export of an
equivalent amount of Dry
Rubber per SS/MV _____

Please receive Coupons/
Cheques for _____ pounds
and issue a Rubber Export
Permit for Export of an
equivalent amount of Dry
Rubber per SS/MV _____

Coupons for _____ lb.
Cheques for _____ lb.
Received _____ Asst.
Shroff. _____
Permit No. _____ Issued _____
Exp. Cl. _____

1 lb.
5 "
10 "
50 "
100 "
1000 "
Total

Signed _____
For Shipper _____
For Office use.
Permit No. _____ Issued
Export Clerk. _____

Received Coupons _____ Asst. Shroff.

(For Cheques please use space overleaf.)

(Back)

Details of Rubber Coupon Bank Cheques Tendered.

Cheque No.	Amount.
Total ..	

Cheques Passed _____ Led. Clerk.

Form R. C. 34.

RUBBER CONTROL.

Rubber Export Permit.

No. _____

Issued to Messrs. _____ for export
of _____ pounds per SS/MV _____

Prepared by : _____ on _____.

Countersigned : _____.

No. _____

RUBBER CONTROL, CEYLON.

Rubber Export Permit.

The Principal Collector of Customs.

Messrs. _____ are hereby authorized to export _____ pounds
of dry rubber per SS/MV _____ lb. _____ dry rubber.

Countersigned : _____.

Date : _____.

Rubber Controller.
Shipped _____ pounds.

Initials of Customs Officer.

N.B.—This Permit will be valid for thirty days from date of issue and in no case beyond midnight of 31ST DECEMBER, 19—.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 22.

REGULATIONS under section 61 (2) (m) of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

REGULATIONS FOR RUBBER COUPON BANK.

1. The Rubber Coupon Bank heretofore established and in existence at the date of the commencement of the Rubber Control Ordinance, No. 63 of 1938, shall be and be continued as the Rubber Coupon Bank for the purposes of these regulations.

2. In these regulations—

“Bank” means the Rubber Coupon Bank;

“cheque” means an order signed by any customer directing the Bank to debit his coupon account with a specified quantity of rubber coupons and to credit that quantity in favour of a specified person or for a specified purpose; and “cheque book” has a corresponding meaning;

“coupon account” means the account maintained with the Bank by a customer;

“customer” means a person or body of persons in whose name an account is maintained with the Bank;

“Coupon Issue Card” means the Card delivered to a proprietor under the regulations made under section 61 of the Ordinance and published in Notification No. 18;

3. The business of the Bank shall be administered under the general direction and control of the Controller and in accordance with these regulations.

4. The Controller may in his discretion open a coupon account in the name of any person or body of persons, being a proprietor, dealer, shipper, broker or estate agent.

5. Every application by a person or body of persons desirous of opening a coupon account with the Bank shall be made to the Controller in writing and shall be accompanied by a fee of fifty rupees.

6. Where a coupon account is opened in the name of any customer, the Controller shall—

- (a) cause the name of the customer to be registered in the books of the Bank ;
- (b) issue a cheque book to the customer ; and
- (c) open a pass book for the entry of transactions relating to the customer's coupon account.

7. Coupons shall be credited to the coupon accounts of customers in accordance with the following provisions :—

- (1) Where any registered proprietor is a customer of the Bank there shall be credited to his coupon account from time to time, unless he otherwise directs, such amount of coupons as he may be entitled to receive under the Ordinance in respect of every estate or small holding of which he is the registered proprietor.
- (2) Where valid coupons duly issued under the Ordinance are surrendered for deposit at the Bank, or a cheque duly drawn or endorsed is paid into the Bank, in favour of the coupon account of any customer, there shall be credited to his coupon account the amount of the coupons so surrendered or, as the case may be, the amount of coupons in respect of which the cheque is drawn.

8. A cheque drawn by any customer in favour of any person may be endorsed by that person in favour of any other person and may be further negotiated by subsequent endorsement.

9. Where coupons are credited under regulation 7 (1) to the coupon account of any customer, the Bank shall forthwith notify the customer of the amount of the coupons so credited, and an entry of the credit shall be made in the customer's pass book.

10. Where any registered proprietor is a customer of the Bank, nothing in the regulations made under the Ordinance and relating to Coupon Issue Cards shall be deemed to require the Controller to deliver such Cards to that proprietor, except in any case where the proprietor has made a special application in that behalf to the Controller.

11. Where a cheque drawn by a customer in respect of any coupons is paid into the Bank the coupon account of the customer shall be debited with the amount of the coupons, and an entry of the debit shall be made in the customer's pass book.

12. Where any coupons standing to the credit of any customer cease to be valid under the provisions of the Ordinance the coupon account of the customer shall be debited with those coupons, and any cheque drawn by the customer in respect of any such coupons shall be deemed for the purposes of these regulations to be a cheque which has not been duly drawn.

13. (1) Such expenses as the Controller may deem to be expenses incurred in the administration of the Bank shall be borne by the customers of the Bank in equal shares.

(2) The share from time to time payable by a customer under paragraph (1) shall be paid out of the sum paid as a fee by that customer under regulation 5, and where the whole or any part of the sum so paid has been expended, the Controller may require the customer to pay such further fees as may be necessary to meet the share of the expenditure which is due from that customer.

14. Every account which has been opened at the Bank before the date of the commencement of the Ordinance and which is being maintained at that date shall be deemed to be a coupon account duly opened in accordance with these regulations and the provisions hereinbefore contained shall apply accordingly.

15. The Controller may at any time close the coupon account of any customer and shall in any such case issue to that customer the amount of coupons standing to the credit of the customer's account.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 23.

REGULATION under sections 61 and 62 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

DISPOSAL OF RUBBER CONFISCATED UNDER SECTION 62 (3).

Any rubber confiscated in pursuance of any order under section 62 (3) of the Ordinance shall be delivered to the Controller who may cause the rubber to be—

- (i.) sold, and the proceeds of the sale credited to the Rubber Control Fund ;
- (ii.) handed over to the Rubber Research Board for the purpose of scientific research or experiment ;
- (iii.) destroyed in such manner as to prevent it being sold or made use of for any purpose.

L. D.—B 186/38

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Notification No. 26.

REGULATIONS under section 61 of the Rubber Control Ordinance, No. 63 of 1938, made by the Executive Committee of Agriculture and Lands.

Colombo, December 19, 1938.

D. S. SENANAYAKE,
Minister for Agriculture and Lands.

APPLICATIONS FOR INFORMATION OR COPIES OF DOCUMENTS FROM THE CONTROLLER.

1. Every application to the Controller for particulars of the registered number of any estate or small holding or of any dealer shall be made substantially in the Form R. C. 35 set out hereunder and shall be accompanied by a fee of one rupee.

2. Every application to the Controller for a copy of any document in the custody of the Controller shall be made substantially in the Form R. C. 35 set out hereunder and shall be accompanied—

- (a) in the case of an application by the registered proprietor or dealer to whose estate or small holding or business the document relates, by a fee of one rupee where an ordinary copy is required, or by a fee of two rupees where a certified copy is required ;
- (b) in any other case, by a fee of two rupees.

3. The Controller may, in his discretion, refuse to issue a copy of any document to any applicant—

- (a) if the application is not made by the registered proprietor or dealer to whose estate or small holding or business the document relates ; or
- (b) if the Controller is satisfied that it is not expedient to issue a copy of the document to the applicant.

THE RUBBER CONTROL ORDINANCE, No. 63 OF 1938.

Application for information or copies of Documents.

Notification No. 26.

To the Rubber Controller,
P. O. Box No. 184,
Colombo.

Sir,

I request that I be furnished with—

(a) the following particulars :—

(i) Registered number of the land called _____ situated in the village of _____ in the District
of _____ in extent _____ Acres _____ Roods _____ Perches and in planted rubber,
presently registered in the name of _____ of (address) _____.

(ii) _____.

(b) Extract from Register of Rubber Lands relating to name of Proprietor, Standard Production, Exportable
Maximum, Coupon issues, &c., in respect of the Estate/Small-holding known as _____.

Registered No. _____.

(c) _____.

(d) _____.

2. The above information is required for the purpose of _____ and the application is made in my capacity
as _____.

3. I enclose herein Cash/Postal Order/Money Order for Rs. _____.

Address : _____.

Date, _____, 19____.

Signature of Applicant.

For Office Use.

Fee paid : _____ . Initials : _____ . Date : _____ .

Order : _____ . Initials : _____ . Date : _____ .

Final Action taken : —

Date, _____, 19____.

Signature of Clerk.