

(c) in the case of bundles of cancelled currency notes, two Currency Officers.

(5) A report of each survey, containing a list of all packages of notes and showing how far the packages have been accepted or counted shall be forwarded by the Board of Survey to the Colonial Secretary for the information of the Governor, and the Colonial Secretary shall furnish copies of the report to the Auditor and the Commissioner.

(6) All books and documents in which are any account, minute or memorandum relating to the Currency Notes Security Fund, or whatever else shall tend to secure a true account of the transactions of the Commissioner, shall be at all times open to examination by the Board of Survey.

Annual estimates of expenditure.

22. The Commissioner shall submit annually for the approval of the Governor estimates of expenditure during the year, and the Governor's prior sanction for any supplementary provision shall be obtained.

Encashment of notes of series "A" and "B".

23. Notwithstanding that currency notes of the "A" and "B" series issued under the Falkland Islands Currency Notes Order, 1899, were withdrawn from circulation on the 1st of January, 1935, and ceased to be legal tender as from that date, such notes if presented at the Treasury, Stanley, shall be encashed in legal tender of the equivalent aggregate value.

CHAPTER 16.

CUSTOMS.

ORDER MADE BY THE GOVERNOR IN COUNCIL AND
CONFIRMED BY LEGISLATIVE COUNCIL.

No. 6 of 1948.
No. 9 of 1948.
2 of 1951.
3 of 1951.
Short title.

Section 6: s.

1. This Order may be cited as the Customs Order.
2. The following import duties of customs shall be payable:—

Res. of 12.10.56.

1/65
1/74

Res. 1 of 1977

Res. 1 of 1979.

ARTICLES		Rate of Duty
1. Matches, for every gross of boxes not exceeding 10,000 matches ...		10/-
Matches, for every gross of boxes exceeding 10,000 matches per 10,000 matches, and so on in proportion	as stated per gross boxes not exceeding 10,000 matches	
Provided that the tariff of import duties on matches manufactured in and consigned from any part of the British Empire shall be at One Half of the General Tariff.		
<i>of the scheduled territories</i> Spirits, wines, malted liquors:		
(a) On rum, not exceeding the strength of 20 per cent. under proof, and in proportion for any greater strength than 20 per cent. under proof.	per gallon	36/-
(b) On all other spirits, not exceeding the strength of 20 per cent. under proof, and in proportion for any greater strength than 20 per cent. under proof, including mixtures and preparations containing spirits as ascertained by Sikes' Hydrometer.	" "	52/-
(c) On British wines and all other unenumerated and unexempted beverages not liable to spirit duty.		
In cask	per gallon	4/6
In bottle	per dozen litres	13/8
" " " " " "	" " qts.	9/9
" " " " " "	" " pts.	5/-

Wines produced in the scheduled territories

ARTICLES			Rate of Duty	
On other wines.				
In cask	per gallon		6/6	
In bottle	per dozen litres		19/6	
" "	" " qts.		14/3	
" "	" " pts.		7/3	
(d) On malt liquor, mum, spruce, cider, perry.				
In cask	per gallon		4/-	33 p gal
In bottle	per doz. reputed qts.		2/-	
" "	" " " pts.		1/-	
3. Tobacco: Products of the British Empire. Manufactured from tobacco which is the produce of the British Empire.				
(a) Cigars	per pound		19/3	3.20
(b) Cigarettes	" "		9/6	1.92
(c) Cut and manufactured tobacco, snuff, and all other unexempted tobacco	" "		5/7	1.52
On other tobaccos.				
(a) Cigars	" "		29/-	3.36
(b) Cigarettes	" "		10/-	2.00
(c) Cut and manufactured tobacco, snuff, and all other unexempted tobacco	" "		3/-	1.60

Scheduled Territories

Scheduled Territories

1/74
Replaced by
1/76.

Export duties.

Order No. 9
of 1948.Resolution
8.1.54.

Commencing with the 1950/51 season,
3. The following export duties shall be payable in lieu of any duties payable prior hereto:—

On wool—

When the average gross selling price per lb. of the whole Falkland Islands clip does not exceed 10d., 25d. per lb.
15d., nil

When the average gross selling price per lb. of the whole Falkland Islands clip exceeds 10d. but does not exceed 20d., 5d. per lb.
15d.

When the average gross selling price per lb. of the whole Falkland Islands clip exceeds 20d. but does not exceed 30d., 75d. per lb.

When the average gross selling price per lb. of the whole Falkland Islands clip exceeds 30d. but does not exceed 40d., 1d. per lb.

When the average gross selling price per lb. of the whole Falkland Islands clip exceeds 40d. but does not exceed 50d., 15d. per lb.

When the average gross selling price per lb. of the whole Falkland Islands clip exceeds 50d. but does not exceed 60d., 2d. per lb.

When the average gross selling price per lb. of the whole Falkland Islands clip exceeds 60d., 25d. per lb.
" when the average ... but does not exceed 70d.

Order 2/51.

On Whale Oil and Seal Oil—

The duty shall be assessed on the average market price per ton for the season of first grade oil and shall be at the rate of 6d. per barrel of 40 gallons for each £5 or part of £5 of such average market price.

This duty will be levied on all whale oil produced within the Colony or its territorial waters or within any of the Dependencies or their territorial waters.

On all Whale and Seal products other than oil, hides and skins per one hundred lb. weight or part thereof.

Order 2/51.

On Tallow, Hides and Skins, two and a half per centum of the selling price of such goods.

Order No. 9
of 1948.

From and after the date of commencement of operation of a Freezer in the Colony the following export duty shall be payable—

Order No. 8
of 1949.

On live sheep, two shillings per sheep.

Resolution,
16.12.55.

In the event of any difference of opinion arising as to the market price of any substance named in this Order the decision of the Governor in Council shall be final.

4. The following articles shall be exempt from import duties imposed by the Customs Ordinance or any amendment thereof and by this Order:—

Import Duty
exemptions

All articles imported or taken out of bond for the use of the Governor or in recognised messes, camps and canteens by His Majesty's Navy or by overseas units of His Majesty's Army or Air Force, and all articles imported for exportation or for shipment as stores by His Majesty's Navy.

Military, Air and Naval Departments and messes purchasing any articles whatsoever duty paid for consumption within their own camps, messes or canteens shall

be entitled to have the duty refunded out of the Public Treasury on the certificate of the Officer in command of any Military, Air or Naval Department, or of any of His Majesty's Ships of war.

All dutiable goods imported or taken out of bond for use on board merchant vessels outside the territorial waters of the Colony and its Dependencies subject to such conditions and limitations as to quantities as the Collector of Customs shall prescribe.

Consuls de Carrière in this Colony of any foreign countries in which is accorded, or in which hereafter may be accorded to British Consular Officers the privilege of exemption from Customs Duties in respect of official goods imported into such foreign countries by His Majesty's Government for the use of His Majesty's Consulates, shall have a like privilege granted to them of exemption from any duties that may be levied in this Colony on goods which may be imported by their respective governments as *bona-fide* official supplies for the use of such Consuls.

Any article whatsoever imported for use of the Falkland Islands Dependencies Survey.

Ethyl Alcohol imported with the approval of the Senior Medical Officer.

Perfumed Spirits and Cologne Water, fortified lime-juice not exceeding 15 per cent. proof spirit, and all mineral waters including material for manufacturing the same; provided that such material shall not exceed 99 per cent. of proof spirit content.

Naptha or methylic alcohol in its crude state and not fit for use as a potable spirit or for admixture with a potable spirit.

Tobacco forming an ingredient in sheep-wash, or hop-powder manufactured in bond in the United Kingdom.

Wines imported for sacramental purposes on proof to the Collector that they shall be used as such.

Application.

5. This Order shall apply to the Dependencies.

Regulations made by the Governor in Council.

Section 230.

1. These regulations may be cited as the Customs Regulations and shall apply to the Dependencies.

No. 8 of 1948.
1st 1961
8th 1968
Short title.

2. The hours of duty of Customs Officers shall be :—

Customs officers:
hours of duty.

Indoor.

Weekdays : 9.00 a.m. to 12.30 p.m.

2.00 p.m. to 5.00 p.m.

(the period 12.30 p.m.—2.00 p.m. being allowed for meals).

Saturdays : 9.00 a.m. to 1.00 p.m.

Outdoor.

Weekdays : 7.30 a.m. to 4.30 p.m.

Saturdays : 7.30 a.m. to 1.00 p.m.

Subject to such intervals for meals as may be approved by the Collector of Customs or Deputy Collector of Customs.

3. Any person requiring the services of a Customs Officer otherwise than within the hours specified in the above regulations (the approval of the Collector of Customs having been first obtained) shall pay fees at the following rates in respect of each officer so required :—

Fees payable
for services
outside hours
of duty.

(a) On weekdays (not being office holidays)—

(i) Between the hour of 6.00 a.m. and the hour appointed for the commencement of duty and after the appointed hours of duty to 8.00 p.m., two shillings and threepence for every hour or part of an hour :

(ii) Between the hours of 8.00 p.m. and 6.00 a.m., three shillings and sixpence for every hour or part of an hour.

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Provided that unless the service be continuous with the end or beginning of the hours of routine duty the minimum charge shall be for two hours.

On Sundays, Christmas Day, and office holidays—

- (iii) Between 6.00 a.m. and 8.00 p.m., seven shillings and sixpence for the first two hours or part of two hours, and two shillings and sixpence for every hour or part of an hour thereafter.
- (iv) Between 8.00 p.m. and 6.00 a.m., ten shillings and sixpence for the first two hours or part of two hours, and three shillings and sixpence for every hour or part of an hour thereafter.

When the services of an officer extend from one period of time into the other the longer time served in either shall govern the amount of the fee to be paid in respect of the Officer's overtime for the first two hours or part of two hours.

- (b) **Collector of Customs.** When the personal services of the Collector of Customs are required by any person out of the hours appointed for Indoor Duties, double the above rates will be charged.
- (c) For the single act of entering or clearing or of entering and at the same time clearing a vessel, provided that the Officer's services be not otherwise required and charged for under section (a) above—

On Weekdays, ten shillings and sixpence.

On Sundays, Christmas Day, and office Holidays, fifteen shillings.

Whale
catchers, etc.

4. In the case of a whale catcher or whale catchers being entered or cleared together with, and at the same time as, a whale factory or steamer belonging to the same company, the inclusive fee for each factory or steamer and catchers shall be full rate and a half.

Payment to
Customs
Officers.

5. Fees paid under these regulations may be paid by the Treasurer to the officer in respect of whose services the fees were originally paid into the Treasury.

Export Regulations.

No. 7 of 1948.
No. 10 of 1948.
Short Title.

4/54

Definition.

Certificate of
Landing to be
delivered to
the Collector.

Collector may
grant extension
of the
period required
for delivery of
certificate.

Particulars
required to
be shown on
certificate.

Separate
certificates
required in
certain cases.

1. These regulations may be cited as the Export Regulations.

2. In these regulations "Oil" includes oil from whales, whalebone, sperm oil, spermaceti, seals and any oil product from whales or seals.

3. (1) Any person exporting oil, whale or seal products, tallow, hides and skins, or wool, shall within six calendar months from the date of the clearance of the exporting vessel, deliver to the Collector of Customs, Stanley, a certificate in the appropriate form prescribed in the Schedule hereto and shall make and sign a declaration to the truth of the said Certificate.

(2) The said certificate may be delivered by a duly authorized agent for and on behalf of the exporter; and the Collector may, when it shall not be reasonably possible in his opinion for the exporter to deliver the certificate within the period above prescribed, grant an extension of the period within which the certificate shall be delivered.

4. The certificate shall, in the case of oil, state the quantity of oil in barrels of 40 gallons as well as in the measure used at the port of discharge, and in the case of wool, the station mark on the bales and the number of bales landed, with the gross weight, tare and net weight in pounds, and the total weight of wool in pounds landed, and in the case of whale or seal products, tallow, hides and skins the exporter's mark, the number and weight of containers and the total gross weight, tare and net weight of whale or seal products landed.

5. A separate certificate will be required in respect of oil, whale or seal products, tallow, hides and skins, or wool landed at each port of landing or discharge outside the Colony. No certificate in respect of a consignment of wool shall cover wool from more than one station.

6. Any person exporting wool, tallow, hides, skins, or any other product of any kind whatsoever upon which an export duty is assessed on the selling price, shall within six calendar months from the date of clearance of the exporting vessel (or any extension of such period as the Collector of Customs shall agree) deliver to the Collector of Customs, Stanley, a certificate of sale in the Form E in the Schedule hereto and shall make and sign a declaration as to the truth of the said

certificate. No certificate shall cover produce from more than one station.

Penalty. 7. Any person not complying with any of the foregoing requirements shall commit an offence against the Customs Ordinance.

Dependencies. 8. These regulations shall apply to the Dependencies.

THE EXPORT REGULATIONS.

Form A.

Wool. Certificate of Landing.

Schedule A of the Export Regulations.

To be delivered to the Collector of Customs, Stanley, Falkland Islands, within six calendar months from the date of clearance of the exporting vessel.

Exporting Vessel Master's Name
 Port and Date Port and Dates
 of Shipment of Discharge
 Sheep Station from which wool is consigned
 Name and Address of Consignee

Quantity of Wool Discharged.

Station mark on bales
Number of bales
Gross weight in lbs.
Tare in lbs.
Net weight of Wool in lbs.
Total weight of wool in lbs. landed						

I solemnly declare that the foregoing particulars are to the best of my knowledge and belief true and accurate, and that I have fully described and set forth all the wool liable to export duty on export from the Colony of the Falkland Islands, and shipped on board the S.S. "....." at on the day of 19....., and declared to by me as the exporter, under the Export Regulations.

(Signed).....

Exporter or Agent

Date..... 19.....

Certificate No.....

I certify that the above is a correct statement of all the wool entered and cleared as entered at this port, from the above mentioned vessel, and bearing the station mark shown hereon.

(Signed).....

Authorised Officer

In case of a Port outside the United Kingdom.

I certify that the above is the signature of the Customs Officer at the Port of

(Signed).....

British Consular Officer

(Customs Form 60)

THE EXPORT REGULATIONS.

Form B.

Whale Oil or Seal Oil. Certificate of Landing.

Schedule B of the Export Regulations.

To be delivered to the Collector of Customs, Stanley, Falkland Islands, within six calendar months from the date of clearance of the exporting vessel.

Exporting Vessel Master's Name
 Port and Date Port and Dates
 of Shipment of Discharge
 Name and Address of Consignee.....

State whether or not all the oil shipped is covered by this certificate. If any part of the shipment has been landed elsewhere mention must be made of the other ports and dates of discharge

Quantity of Oil Discharged.

Number of barrels	Quantity in measure in use at port of Discharge*	Quantity in English gallons
..... containing
Number of drums		
..... containing
Bulk oil discharged from ship's tanks
Total quantity discharged (in English Gallons)		

*Note.—The only measure recognised by law for the payment of duty is the barrel of 40 gallons. The Customs Department, however, accept the following rates for conversion into gallons, viz.: 9.25 lb. or 4.546 litres or 4.196 kilogrammes = 1 gallon.

I solemnly declare that the foregoing particulars are to the best of my knowledge and belief true and accurate, and that (with the exception of the oil landed at.....†) I have fully described and set forth all the whale and seal oil liable to export duty on export from the Colony of the Falkland Island and Dependencies, and shipped on board the S.S. "....." at..... on the..... day of

† To be omitted if cargo discharged at one port only.

..... 19....., and declared to by me as the exporter,
under the Export Regulations.

(Signed).....
Exporter or Agent

Date..... 19.....

Certificate No.....

I certify that the above is a correct statement of all the oil entered
and cleared as entered at this port, from the above mentioned vessel.

(Signed).....
Authorised Officer

In case of a Port out-
side the United King-
dom.

I certify that the above is the signature of
the Customs Officer at the
Port of

(Signed).....
British Consular Officer

THE EXPORT REGULATIONS.

Form C.

Whale or Seal Products. Certificate of Landing.

Schedule C of the Export Regulations.

To be delivered to the Collector of Customs, Stanley, Falkland Islands,
within six calendar months from the date of clearance of the exporting
vessel.

Exporting Vessel	Master's Name
Port and Date	Port and Dates
of Shipment	of Discharge
Name and Address of Consignee	

Quantity of Whale or Seal Products Discharged.

Station mark on bags
Number of bags
Gross weight in lbs.
Tare in lbs.
Net weight of products in lbs.
Total weight of products in lbs. landed					

I solemnly declare that the foregoing particulars are to the best of
my knowledge and belief true and accurate, and that I have fully
described and set forth all the Whale or Seal Products liable to
export duty on export from the Colony of the Falkland Islands and
Dependencies, and shipped on board the S.S. "....."

at on the day of 19.....,
and declared to by me as the exporter, under the Export Regulations.

(Signed).....
Exporter or Agent

Date..... 19.....

Certificate No.....

I certify that the above is a correct statement of all the products
landed or discharged at this port, from the above mentioned vessel, and
bearing the station mark shown hereon.

(Signed).....
Authorised Officer

In case of a Port out-
side the United King-
dom.

I certify that the above is the signature
of the Customs Officer at the
Port of

(Signed).....
British Consular Officer

THE EXPORT REGULATIONS.

Form D.

Tallow, Hides and Skins. Certificate of Landing.

Schedule D of the Export Regulations.

To be delivered to the Collector of Customs, Stanley, Falkland Islands,
within six calendar months from the date of clearance of the exporting
vessel.

Exporting Vessel	Master's Name
Port and Date	Port and Date
of Shipment	of Discharge
Name and Address of Consignee	

Quantity Discharged.

Station mark on containers
Number of containers
Gross weight in lbs.
Tare in lbs.
Net weight of products in lbs.
Total weight of products in lbs. landed					

I solemnly declare that the foregoing particulars are to the best of
my knowledge and belief true and accurate, and that I have fully
described and set forth all the Tallow, Hides and Skins liable to export
duty on export from the Colony of the Falkland Islands and Dependen-
cies, and shipped on board the S.S. "....." at.....
on the day of 19....., and declared to by me as
the exporter, under the Export Regulations.

(Signed).....
Exporter or Agent

Date..... 19.....

Certificate No.....

I certify that the above is a correct statement of all the products landed or discharged at this port, from the above mentioned vessel, and bearing the station mark shown hereon.

(Signed).....

Authorised Officer

In case of a Port outside the United Kingdom.

I certify that the above is the signature of the Customs Officer at the Port of

(Signed).....

British Consular Officer

THE EXPORT REGULATIONS.

Form E.

Certificate of Sale.

(Where an export duty of customs is chargeable on the actual sale value of the produce in the country of destination, this certificate shall be completed and delivered to the Collector of Customs, Stanley, Falkland Islands within six calendar months of the date of clearance of the exporting vessel.)

Exporting Vessel Master's Name

Port and Date Port and Dates
of Shipment of Discharge

Name and Address of Consignee

Name and Address of Broker or Agent

Details of Produce Sold and Price Obtained at Sale, etc.

Station marks			
Marks	Quantity in lbs. weight	Gross Price obtained	Duty Payable
.....	£.....
.....
.....
.....
.....
.....
.....
.....
.....
Total weight	Total Duty due	£

I solemnly declare that the foregoing particulars are to the best of my knowledge and belief true and accurate.

Date.....

Exporter

I certify that the above is a correct statement of the products sold at a sale held at on the of 19.....

Broker or Agent

CHAPTER 17.

DAIRY PRODUCE.

REGULATIONS.

Section 13.

1. These regulations may be cited as the Dairy-Produce Short Title.
Inspection Regulations.

2. Every owner of a cow-shed or other building or place where cows are stalled or kept for the purpose of milking, the milk or cream from which is disposed of by sale solely or partly for consumption in the Colony, shall register such building as a dairy with the Agricultural Officer. Registration.

3. The application for registration shall be in the form set forth in the Schedule and shall be lodged annually with the Agricultural Officer not later than the first day of December in each year; and in the case of new buildings erected or dairying operations commenced after the 1st December in any year, at least one month prior to the completion of such building or the commencement of such operations, as the case may be. Applications.

4. Every certificate of registration shall be in the form set forth in the Schedule hereto. The certificate of registration may be withheld pending the completion of the premises sought to be registered in accordance with these regulations. Certificates of registration.

5. There will be no fee payable and every registration shall continue in force until the 31st December following the date of registration. Fees.

6. No person shall occupy or use any premises as a dairy unless— Occupation or use of premises as a dairy.

(a) in every building where cattle are stalled over the night the available air-space for each animal is not less than 500 cubic feet;

(b) the ground space of every such building, including the stalls, is floored to the satisfaction of the inspector, and is constructed with open drains and gutters running the whole length thereof along and immediately behind the stalls, and extending beyond the cow-shed;