TEA BOARD OF TANZANIA



(Established under Tea Act. No. 3 of 1997)

GREEN LEAF PROCESSING LICENCE NO			
(Issued under section 1 Part IV	5 of Tea Act No. Section 23 of Te	•	-
Licence is hereby granted to			of
P.O. Box			
To process green leaf tea			
At their factory premises locate	d at	in the Distri	ct of
In the Region of		<u></u>	
Issued at	This day of		
The licence is valid for	from	to	
	REMAI	RKS:	
The Green Leaf Licence has	been issued as	s provided for i	n the first schedule of Tea
Regulations 2010			
Signature	Designa	ation	Official Stamp
This Licence is issued subject	to regulations sho	own overleaf.	

NB: The Licence can be revoked interalia, under Section 23, Part IV of Tea Regulations, 2010

TERMS AND CONDITIONS FOR TEA MANUFACTURING LICENCE

- 1. All platform scales shall be approved and certified by Weight and Measures Agency.
- 2. Shall keep all clean tea in a store observing Regulations and regulations provided under these Regulations for keeping of a green leaf tea.
- 3. The manufacturer/processor shall maintain and keep the plant in a proper manner in such a way as to obtain best quality tea and should be in accordance with food processing governing law and regulations.
- 4. The processor shall ensure that all green leaf delivered to the plant is processed and graded correctly.
- 5. The Manufacturer/processor shall furnish to the Board information on cultivated hectare of tea production, purchases and sales (in kg. and value) on a monthly basis.
- 6. Each registered tea processor shall follow all Regulations pertaining to growing processing and marketing of tea.
- 7. Any processor who fails or refuses to make a Return under the provisions of the Tea Industry Act, 2009 upon request in writing by Board or makes or caWuses to be made a return which to his knowledge is false in any particular manner, commits an offence against the Act.
- 8. The Board may, after consultation with the Minister, issue a manufacturing licence, subject to such terms and conditions the Board thinks fit, or may, after such consultation, refuse to issue a manufacturing license of any ground which may appear to the Board to be sufficient.
- 9. The Board may, after consultation with the Minister, cancel, vary or suspend the license issued under Tea Industry Act, 2009, or suspend any such license in respect or a specified factory only.
- 10. The manufacturer/ processor aggrieved by the decision of the Board to refuse to issue or suspends a tea manufacturing license, the licensee may within Sixty (60) days of such refusal or suspension, appeal in writing to the Minister whose decision shall be final.
- 11. The Manufacturer is required to attend stakeholders meeting.