COLONIAL SECRETARY'S DEPARTMENT.

No. 561.—It is hereby notified that it is proposed to enact the following rules, with effect from an early date. The First and Second Schedules will be published later.

Rules.

IMPORTATION.

1. No person shall import or attempt to import any article without having No person previously obtained either an import permit authorising him to import the said to import article or an import licence exempting him from the operation of this Rule.

permit or a licence. Third Schedule: Form No. 2 Form No. 3.

2. Any import permit issued under the provisions of Rule 1 may be issued conditions subject to any conditions, and if any person import or attempt to import any of import article in breach of any such condition he shall be deemed to have imported or effect of as the case may be to have attempted to import the said article without a per-breach. mit and without a licence.

3. Any import licence issued under the provisions of Rule 1 may be issued Conditions subject to any conditions, and if any person import or attempt to import any of import licence and article in breach of any such condition he shall be deemed to have imported or effect of as the case may be to have attempted to import the said article without a permit breach. and without a licence unless he shall have obtained a permit for the importation of the said article and shall have duly complied with all the conditions thereof.

4. An import licence shall not avail to protect any person not named or Limitations referred to in such licence and shall avail to protect any person named or on the protection referred to in such licence only so far as may be therein specified.

an import licence.

5. Rules 1 to 4, both inclusive, shall not apply to any article imported by Articles means of the post but the Postmaster General may in his absolute discretion imported by refuse to deliver any such article to the addressee until such addressee pro-the post. duces a permit to import the said article.

6. No person shall import or attempt to import any unset diamonds.

Unset diamonds.

Exportation.

7. No person shall export or attempt to export any article without having No person previously obtained either an export permit authorising him to export the said article or an export licence.

either a permit or a licence. Third Schedule: Form No. 5 Form No. 6.

8. Any export permit issued under the provisions of Rule 7 may be issued conditions subject to any conditions, and if any person export or attempt to export any permit and article in breach of any such condition he shall be deemed to have exported or effect of breach. as the case may be to have attempted to export the said article without a permit and without a licence.

9. Any export licence issued under the provisions of Rule 7 may be issued conditions subject to any conditions, and if any person export or attempt to export any of export article in breach of any such condition he shall be deemed to have exported or effect of as the case may be to have attempted to export the said article without a permit breach. and without a licence unless he shall have obtained a permit for the exportation of the said article and shall have duly complied with all the conditions thereof.

Exportation to China.

- 10.—(1.) No person shall export or attempt to export any article to China unless such article is consigned to some person whose name appears on the list in the First Schedule hereto.
- (2.) Every person who applies for an export permit to export any article to China to a person whose name does not appear in the list in the First Schedule hereto shall endorse such application in large and legible letters "NOT ON LIST" and shall clearly draw the attention of the Superintendent of Imports and Exports to the fact that the name of the proposed consignee is not on the said list.
- (3.) It shall be lawful for the Colonial Secretary by notification in the Gazette to add any name to the list in the First Schedule and to remove any name therefrom and to amend the said list in any other way whatsoever, and the list as so amended from time to time shall for all purposes be deemed to be the list in the First Schedule hereto.
 - (4.) This Rule shall not apply to exportation to Canton or the West River.
- (5.) Nothing contained in this Rule shall be construed as limiting the operation of any other Rule in this Order.

Exportation to Siam.

- 11.—(1.) No person shall export or attempt to export any article to Siam unless such article is consigned to some person whose name appears on the list in the Second Schedule hereto.
- (2.) Every person who applies for an export permit to export any article to Siam to a person whose name does not appear in the list in the Second Schedule hereto shall endorse such application in large and legible letters "NOT ON LIST" and shall clearly draw the attention of the Superintendent of Imports and Exports to the fact that the name of the proposed consignee is not on the said list.
- (3.) It shall be lawful for the Colonial Secretary by notification in the Gazette to add any name to the list in the Second Sechedule and to remove any name therefrom and to amend the said list in any other way whatsoever, and the list as so amended from time to time shall for all purposes be deemed to be the list in the Second Schedule hereto.
- (4.) Nothing contained in this Rule shall be construed as limiting the operation of any other Rule in this Order.

Exportation to the Netherlands.

12. No person shall export or attempt to export any article to the Netherlands unless such article is consigned to the Netherlands Oversea Trust.

Particulars to be inserted in shipping documents in certain cases. 13. Where a permit to export any article authorises the exportation thereof to a particular person or place or to a particular person at a particular place named in the permit, the name of the person or place, or both, as the case may be, shall be inserted in all invoices, bills of lading, manifests and other documents relating to the article, and if this requirement be not complied with as respects any document the person by whom or on whose behalf the document is made out shall be deemed to have exported the article without a permit.

GENERAL.

Permits and licences to. be issued by the Superintendent of Imports and Exports.

14. The person entrusted with the duty of issuing all permits and licences shall be the Superintendent of Imports and Exports.

Form of Application for import permit. Third Schedule: Form No. 1. 15. Every application for an import permit shall be made in the form in the Third Schedule hereto and shall contain all the particulars therein specified, provided that the Superintendent of Imports and Exports may dispense with any of the said particulars and may require any additional particulars to be furnished.

16. An import permit may be in the form in the Third Schedule hereto Form of import permit with such alterations or additions as may be necessary.

Third Form No. 2.

17. An import licence may be in the form in the Third Schedule hereto Form of imwith such alterations or additions as may be necessary.

Third Schedule: Form No. 3.

18. Every application for an export permit shall be made in the form in the Form of Third Schedule hereto and shall contain all the particulars, therein specified, application for an exprovided that the Superintendent of Imports and Exports may dispense with any of the said particulars and may require any additional particulars to be furnished. furnished.

Form No. 4.

19. An expert permit may be in the form in the Third Schedule hereto Form of exwith such alterations or additions as may be necessary.

Third Schedule: Form No. 5.

20. An export licence may be in the form in the Third Schedule hereto Form of expert alterations or additions as may be necessary. with such alterations or additions as may be necessary.

Third Schedule:

21. Where any application for a permit is made, or any statement is Application furnished, in the name of a body corporate or firm or any other association of or statement by firm, etc. persons or organisation such application shall be signed in addition by an individual member or officer or servant of such body corporate or firm or association, and, without prejudice to the liability of such body corporate or firm or association or organisation, the individual so signing in addition shall also be deemed to have made the statements and to have used the descriptions contained in the said application or statement.

22. No person shall, for the purpose of obtaining any permit or licence, No false or give any false or misleading or inaccurate information or describe incorrectly any article which he proposes to import or export.

information to be given.

23. Every permit and every licence obtained wholly or partly by means of Permit or any fraud or misrepresentation or inaccurate information shall be void.

licence obtained by fraud, mis represen-tation or inaccurate information

24. Any permit issued under these rules may be expressed to be valid also Permits may as a permit under the Order of His Majesty-in-Council made on the 26th day of to be valid to be valid October, 1896, and under the Military Stores (Exportation) Ordinances, 1862- also under 1915, the Certificates of Origin Ordinance, 1915, and the Declarations of Ulti- Ordinances. mate Destination Ordinance, 1915, or under any of the said enactments, and thereupon such permit shall be deemed to be so valid accordingly.

25. Every permit and every licence may be revoked at any time by the Permits and Superintendent of Imports and Exports.

26. The owners charterers and agents of every ship which arrives in the Import waters of the Colony shall within 24 hours after such arrival furnish to the Superintendent of Imports and Exports in the form in the Third Schedule Schedule: hereto a true accurate and complete statement of all articles imported by such Form No. 7. ship, provided that if the said statement cannot with all due diligence be furnished within the above mentioned time owing to the office of the Superintendent of Imports and Exports being closed it shall be furnished forthwith upon the next opening of the said office.

27. The owners charterers and agents of every ship which leaves the waters Export statements. of the Colony shall within 48 hours after such ship leaves the waters of the Third Colony furnish to the Superintendent of Imports and Exports in the form in the Third Schedule hereto a true accurate and complete statement of all articles Form No. 8. exported by such ship.

Power of exemption.

28. It shall be lawfull for the Superintendent of Imports and Exports to grant exemption from any of the provisions of any of these Rules in any particular case.

Suspending clause.

29. These Rules shall come into operation on the day of 1916.

First Schedule.

[Rule 10.]

LIST OF PERSONS TO WHOM ARTICLES TO BE EXPORTED TO CHINA MAY BE CONSIGNED.

(Importation and Exportation Ordinance, 1915.)

Second Schedule.

[Rule 11.]

LIST OF PERSONS TO WHOM ARTICLES TO BE EXPORTED TO SIAM MAY BE CONSIGNED.

(Importation and Exportation Ordinance, 1915.)

Third Schedule.

[Rule 15.]

FORMS.

FORM No. 1.

APPLICATION FOR IMPORT PERMIT.

(Importation and Exportation Ordinance, 1915.)

	declare				
	tes which				
	es which				
	• • • • • • • • • • • • • • • • • • • •				

	Number and Description of Cases.	Marks.	Numbers.	Weight or Quantity.	Contents.
No.	Description.				
			·		
		•			

oj imports ana 15xp	er particulars re- ports)
.day of	
(Intending	Importer.)
	ress.)
the above name be t	sonal signature, if that of a body cor- association or or-
-	
ORM No. 2.	[Rule 16.]
ORT PERMIT.	
 Exportation Ordinance	, 1915.)
n for the importation	` '
ditions (Here add t	ne conditions im-
a permit under th	
day of	191
uperintendent of Impo	orts and Exports.
ed on a separate fo schedule of the arti	rm from the apcles to which it
RM No. 3.	
RT LICENCE.	[Rule 17.]
portation Ordinance,	1915.)
	arbiast to the
import all articles	•
import all articles e imported in contra ading with the enen relating to certificat	ivention of the
	(Intending (Additional per the above name be to porate or firm or ganisation.) ORM No. 2. ORT PERMIT. Prortation Ordinance of for the importation ditions (Here add the lay of

- (3.) No article shall be imported which is consigned to any person in Siam whose name does not appear on the list in the Second Schedule to the Order-in-Council made under the above Ordinance on the...... day of......191.....
- (4.) No article shall be imported the importation of which is specifically prohibited by any Order-in-Council made under the Importation and Exportation Ordinance, 1915.
- (5.) No article imported under this licence shall be delivered to any person except on production of an import permit.
- (6.) This licence shall not avail to protect the licensee(s) if he (they) have any interest in the article imported other than his (their) interest as carrier(s). (a)

(Here add any other conditions imposed by the Superintendent of Imports and Exports.)

Dated the......191.....

Superintendent of Imports and Exports.

NOTE 1 .- Under Rule 25 of the above Order-in-Council this licence is revocable at any time in the discretion of the Superintendent of Imports and Exports.

NOTE 2.—The terms "the list in the First Schedule hereto" and "the list in the Second Schedule hereto" in Condition (2) above under the Importation and Exportation Ordinance, 1915.

NOTE 3 .- The granting of this licence must not be taken to imply any undertaking that the exportation of the articles imported thereunder will necessarily be allowed, or that the said articles will not be seized and detained or forfeited.

(8.) After the expiration of the said period of 18 hours no article imported under this licence shall be deli-"vered to any person except on production of an "import permit."

⁽a) In the case of importation from Canton, the West River, Swatow, Amoy, or Foochow, the following conditions are to be substituted for conditions 5 and 6 above:-

[&]quot;(5.) This licence shall cover only importation from Can-"ton, the West River, Swatow, Amoy, and Foochow."

[&]quot;(6.) This licence shall be valid also as an import licence to all persons within the Colony to import all articles "from Canton, the West River, Swatow, Amoy, and "Foochow, by the ships of the above named licensee(s), "subject always to the conditions specified above; "and provided that such articles be taken delivery of within 18 hours of the arrival of such ship in the "waters of the Colony."

[&]quot;(7.) The licensee(s) shall, within 24 hours of the arrival "in the waters of the Colony of any ship of which he is "(they are) owner(s) charterer(s) or agent(s), furnish "to the Superintendent of Imports and Exports a "true accurate and complete statement of all articles "delivered from the said ship within the 18 hours "immediately after such arrival, together with the "names of the persons to whom delivery has been "given."

Form No. 4.

[Rule 18.]

APPLICATION FOR EXPORT PERMIT.

(Importation ϵ	and	Exportation	Ordinance,	1915.)
-------------------------	-----	-------------	------------	--------

gned to					
gned to					
umber and Description of Cases.	Marks.	Numbers.	Weight or Quantity.	Total Value.	Contents.
 Description.		<u>z</u> 		.	්
•					

I (we) also declare that

(Here add any other particulars required by the Superintendent of Imports and Exports.)

Dated the......day of......191..... (Intending Exporter.) (Address.)

(Additional personal signature if the above name be that of a body corporate or firm or association or organisation.)

FORM No. 5.

[Rule 19.]

EXPORT PERMIT.

(Importation and Exportation Ordinance, 1915.)

Permission is hereby given for the exportation	of	the	above
articles (a) by the S.S	••••	• • • • •	•••••
on	· · · ·	• • • • •	
to	· · · ·	•••••	•••••
of	••••	• • • • ·	•••••
consigned to	••••		
at	••••	• · • • •	••••••
subject to the following conditions:—			

- (1.) The said articles shall be exported only in accordance with the above particulars.
- (2.) The licensee(s) shall make all reasonable enquiries and take all reasonable precautions to ensure that none of the said articles will reach any person who is an enemy or is treated as an enemy, or any country which is an enemy country or is treated as an enemy country, under any law tor the time being in force relating to trading with the enemy.
- (3.) If this permit be not used on the day for which it was issued it shall be returned to the Superintendent of Imports and Exports on the following day.

(Here add any other conditions imposed by the Superintendent of Imports and Exports.)

This permit is also valid as a permit under the Order of His Majesty-in-Council made on the 26th day of October, 1896, and under the Military Stores (Exportation) Ordinances, 1862-1915, and under the Declarations of Ultimate Destination Ordinance, 1915.

Dated the......191.....

Superintendent of Imports and Exports.

Note:—Attention is drawn to Rule 13 of the Order-in-Council made under the above Ordinance on theday of 191.....which provides as follows:

"13. Where a permit to export any article authorises the exportation thereof to a particular person or place or "to a particular person at a particular place named "in the permit, the name of the person or place, or "both, as the case may be, shall be inserted in all "invoices, bills of lading, manifests and other docu-"ments relating to the article, and if this requirement "be not complied with as respects any document the "person by whom or on whose behalf the document "is made out shall be deemed to have exported the "article without a permit."

⁽a) If this permit be issued on a separate form from the application it must contain a schedule of the articles to which it relates.

FORM No. 6.

[Rule 20.]

EXPORT LICENCE.

(Importation and Exportation O	Ordinance, 1915	.)
--------------------------------	-----------------	----

- is (are) hereby licensed to export all articles subject to the following conditions:—
 - (1.) No article shall be exported in contravention of the law relating to trading with the enemy or in contravention of the law relating to declarations of ultimate destination or in contravention of the law relating to the exportation of military stores.
 - (2.) No article shall be exported the exportation of which is specifically prohibited by any Order-in-Council made under the Importation and Exportation Ordinance, 1915.
 - (3.) This licence shall not avail to protect the licensee(s) if he (they) have any interest in the article exported other than his (their) interest as carrier(s). (a)

(Here add any other conditions imposed by the Superintendent of Imports and Exports.)

Dated the......191.....

Superintendent of Imports & Exports.

Note.-- Under Rule 25 of the above Order-in-Council this licence is revocable at any time in the discretion of the Super-intendent of Imports and Exports.

(a) In the case of exportation to Canton or the West River, the following condition is to be substituted for condition 3 above:—

"(5.) This licence shall be valid also as an export licence "to all persons within the Colony to export all articles "to Canton or the West River, by the ships of the "above named licensee(s), subject always to the "conditions specified above."

FORM No. 7.

[Rule 26.]

IMPORT STATEMENT.

(Importation and Exportation Ordinance, 1915.)

Cargo.

No. of cases or other articles.	Description of cases or other articles.	Marks	No.	Weight or Quan- tity.	Con- tents.	Con- signor.		Port of des- tination if transhipment cargo.
ļ								
			!			<u> </u>	<u> </u>	

Ship's	Stores.

articles.	r other	Descr	iption of c ther articl	es.	or	Cont	cents.
This stateme	nt is a of Orig	lso fur in Ord	nished as inance, 19	the in	nport	manif	est under
Dated the.	•••••	day o	f		· • • • • •	191	
			Owner	s, Age	ents o	r Cha	rterers.
		•		,(<i>1</i>	1ddre	ss.)	••••••
			(Addi the above corporate organisa	or 1	pers e be firm d	onal s that or ass	signature i of a body ociation or
		_					
		T21					
•		F (orm No. 8	i.			[Rule 27.]
			orm No. 8 —— rt State			•	[Rule 27.]
(Im)	portation	Ехро		MENT.	nance		-
` •		Expo	RT STATES	MENT.		, 1918	5.)
$(Im_I$ I (we) here by the S.S	by decl	Expo	RT STATES	MENT. Ordi	article	, <i>1916</i> es wer	5.) e exported
I (we) here	by decl	Expo	RT STATES	MENT. Ordi	article	, <i>1918</i> es wer	5.) e exported the Colony
I (we) here by the S.S	by decl	Expo	RT STATES	MENT. Ordi	article	, <i>1916</i> es wer h left	5.) e exported the Colony
I (we) here by the S.S for No. of cases of of or orther or orther	by decl	Expo	Exportation to the following the following Cargo.	MENT. Ordi	which	es wer	5.) e exported the Colony

Ship's Stores.

No. of cases or other articles.	Description of cases or other articles.	Contents.
Dated the	.day of	191
	Owners, Agents	or Charterers.
	(Addr	ess.)
		•
	(Additional pers the above name be corporate or firm	that of a body

No. 562.—The following copy of the Register of Chemists and Druggists in this Colony is published in accordance with the provisions of the Pharmacy Ordinance, 1908, (Ordinance No. 12 of 1908):—

REGISTER OF CHEMISTS AND DRUGGISTS.

Name.	Address.	Title or Qualification.
	A () XX	(I)
Capell, J. R	A. S. Watson & Co., Ld	Chemist and Druggist.
Cheng Kam-ming	Edward Dispensary	Do.
Evers, E. W	A. S. Watson & Co., Ld	Do.
Guy, Lewis	Do	Do.
Harper, George	Queen's Dispensary	Pharmaceutical Chemist.
Humphreys, H	A. S. Watson & Co., Ld	Do.
James, Ernest W. H.	Do	Chemist and Druggist.
Job Fong	No. 7 College View	Pharmaceutical Chemist.
Keen, Albert Edward	A. S. Watson & Co., Ld	Chemist and Druggist.
	Colonial Dispensary	
McLeod. D. A.	A. S. Watson & Co., Ld	Do.
Nobbs. A. P	Do	Do.
Pearman, H.	King Edward Hotel	Do.
Stapleton, F. W.	A. S. Watson & Co., Ld	Do.
Suiter, J. R.		Do.
Waters, V. P	Do	Do.
Watkins, G. A		Do.
Wilson Daniel	A. S. Watson & Co., Ld	$\overline{\mathrm{Do}}$.