No. 460.

(1)

(2)

THE DEFENCE (IMPORTATION OF GOODS) REGULATIONS, 1956.

NOTICE (No. 1) UNDER CLAUSE 3 OF THE FIRST SCHEDULE.

The import into the Colony by any importer registered under the provisions of the Defence (Registration of Importers and Resellers) Order, 1954, of the goods shown in the List hereunder is hereby permitted without a written licence under regulation 3 (1) (a) of the above named Regulations, subject to the following terms and conditions :---

(a) that payment for such goods shall be made in sterling ;

(b) that, unless the contrary is stated in the List hereunder, such goods shall originate in any of the following countries and shall be imported from such country of origin, that is to say the United Kingdom, any British Colony, Australia, New Zealand, Union of South Africa, India, Pakistan, Ceylon, Irish Republic; Austria, Belgium (including overseas dependent territories), Denmark, France (including overseas dependent territories), Greece, German Federal Republic, Italy, Luxembourg, Netherlands (including overseas dependent territories), Norway, Portugal (including overseas dependent territories), Sweden, Switzerland, Turkey, Egypt, Eritrea, Ethiopia, Iran, Iraq, Israel, Jordan, Lebanon, Libya, Sudan, Syria.

(1) (2)		Period during which	Countries of
Item Goods.	•	import is permitted.	origin.
I. Olives	•••	Up to and including 31st August, 1956.	All countries named at (b) above.
2. Olive oil in drums or barrels.	••	Up to and including 31st August, 1956.	All countries named at (b) above.
3. Shelled groundnuts (kernels).	••	Up to and including 31st August, 1956.	All countries named at (b) above.
4. Dates	••	Up to and including 31st December, 1956.	United Kingdom, any British Co- lony, Iraq, Jor- dan.
5. Sesame	••	Up to and including 31st December, 1956.	United Kingdom, any British Co- lony, India, Iraq, Jordan.

LIST.

2. Nothing in this Notice shall authorize the import of goods the import of which is prohibited under the Customs Management Laws or any other legislation, and nothing in this Licence shall be construed as exempting anyone from complying with any legislation in force for the time being.

Dated this 22nd day of May, 1956.

D. A. PERCIVAL,

(4)

Director of Commerce and Industry.

No. 461.

CORRIGENDUM.

With reference to the Customs Drawback Regulations, 1956, published under Notification No. 180 in Supplement No. 3 to the *Gazette* of 15th March, 1956, Item 2 (b) of Part B of the First Schedule to these Regulations (column 2) should read "Shirts of artificial silk fabrics" and not "Shirts or artificial silk fabrics". (M.P. 11416/55.)