

Control of Goods (Import and Export) (Commerce) Order

[Subsidiary]

5. Any Orders made under the Control of Goods (Import and Export) (Commerce) Regulations, 1958 (now revoked) shall, in so far as the same are not repugnant to these Regulations, remain in force as though made under these Regulations until revoked or replaced by Orders made under these Regulations.

Saving
G.N.
300/1958(*)

**CONTROL OF GOODS (IMPORT AND EXPORT)
(COMMERCE) ORDER**

G.N. 22/1967
79/1967
214/1967
185/1968
133/1969
23/1970
52/1970
237/1970
37/1971
56/1971
97/1972
135/1972
70/1973
173/1974
181/1974
151/1980
53/1987
85/1988
21/1991

under reg. 3

*of the Control of Goods (Import and Export) (Commerce)
Regulations*

1. This Order may be cited as the Control of Goods (Import and Export) (Commerce) Order. Citation

2. In this Order unless the context otherwise requires – “sterling territory” means a state or territory specified in the First Schedule. Interpretation

3. The Minister may, by notice published in the *Gazette*, issue open general import licences authorizing, subject to any other law, the import into Malaŵi of any goods which are the product or manufacture of a state or territory which is not a sterling territory. Issue of open general Import licences

4.—(1) The Principal Secretary may with the approval of the Minister issue licences authorizing, subject to any other law and to any conditions endorsed on such licences— Issue of licences

(a) the import into Malaŵi—

(i) any goods which are the product or manufacture of a state or territory which is not a sterling territory, being goods in respect of which no open general import licence issued under paragraph 3 is in force;

(ii) any goods specified in the Second Schedule or any class of such goods;

(b) the export from Malaŵi of any goods specified in the Third Schedule or any class of such goods.