

We hereby certify that, to the best of our knowledge and belief, no export licence is necessary for any of the preparations included in this consignment other than those covered by Board of Trade Licence No. and that the formulae of all preparations in respect of which export without licence is claimed are either included in the British Pharmacopoeia or British Pharmaceutical Codex or have been submitted to the Export Licensing Dept. of the Board of Trade either direct or through the appropriate Export Group.

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BURROUGHS WELLCOME & Co.

W. H. Wellcome

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DEFENCE (FINANCE) REGULATIONS
EXPORTS FROM THE UNITED KINGDOM

NOTE.—The notes on pages 2 and 4 should be read before the Form is completed. Pages 1 and 3 may be completed by means of carbon paper provided that both copies are legible and indelible.

PARTICULARS.

1.	Name and full business address of seller or consignor (seller's and not consignor's name and address must be given where goods are exported in pursuance of a contract of sale).	BLOCK CAPITALS.	BURROUGHS WELLCOME & CO., (PROPRIETORS: THE WELLCOME FOUNDATION LTD.), 185-193, EUSTON ROAD, LONDON, N.W.1.
2.	Name and full business address of buyer or consignee. (State which.)	BLOCK CAPITALS.	DR. HAROLD R. GRIFFITH, 3445 NORTHCLIFFE AVENUE, MONTREAL, P.Q., CANADA. <u>CONSIGNEE</u>
3.	Short description of goods. Specimens of Medicinal Products for clinical trial - free of charge.		
4.	Amount to be received in payment, stating in what currency.* No payment involved - Value for Customs purposes only - £2.5s.0d. Sterling. If the amount is not accurately known an estimate should be given.		
5.	Approximate date on which payment is to be made.		
6.	<p>Method of payment.* Payment of the amount mentioned in paragraph 4 has been/will be made by means of—</p> <p>(a) Sterling bill(s) drawn under a credit opened by the buyer of the goods with the under-mentioned bank and registered with the Bank of England on Form E.2 No. providing for reimbursement in..... †</p> <p>(b) Sterling paid in the United Kingdom (against documents or otherwise): the sterling to be purchased by the buyer of the goods from the undermentioned bank by the sale of..... †</p> <p>(c) † paid by draft, telegraphic transfer, or otherwise to the undermentioned bank or to its agent abroad, for the account of such bank.</p> <p>(d) Sterling bill(s) drawn under a credit opened by the buyer of the goods with the under-mentioned bank and registered with the Bank of England on Form E.2 No. providing for reimbursement from a/an..... † account.</p> <p>(e) Sterling paid from a/an..... † account.</p> <p>Midland Bank Ltd., 33-34, Holborn Viaduct, E.C.1. (Name and address of bank in the U.K.)</p> <p>Signature..... Date..... Authorised Employee of BURROUGHS WELLCOME & CO. 1st October, 1945.</p>		

FOR OFFICIAL USE ONLY.

For use by Customs.

This space to be left blank.

* See Notices to Exporters for currencies and methods of payment allowed. † Name the foreign currency—See also note *
 ‡ Insert type of account, e.g. "..... Special" or "..... Registered" (naming the country), "Canadian Authorised" or "Central American" account.
 NOTE.—If you are in doubt as to the method of payment to be used for exports to any particular country you should consult your banker.

FS 42504

NOTES.—PROCEDURE AT TIME OF EXPORT.

(See also Notes on page 4.)

BEFORE FILLING IN THIS FORM YOU SHOULD READ THE NOTICES TO EXPORTERS OBTAINABLE FROM YOUR BANK OR ANY COLLECTOR OF CUSTOMS AND EXCISE.

1. This Form must be completed and handed to the Customs at the time the goods are pre-entered for export. (See note 4 below as to exports by post.)

If special permission is applied for in respect of any export (see paragraphs 7 to 9 of the Notice to Exporters No. 2) you must take this Form to your bank to be marked before lodging it with the Customs. Failure to comply with the necessary formalities in any respect will involve risk of delay in shipment of the goods.

2. *Signature of the Form.*—Where the goods are exported in pursuance of a contract of sale this Form must be signed by the seller or by such person acting on his behalf as is indicated below. In other cases the Form must be signed by the consignor or by such person acting on his behalf as is indicated below. The persons who may act for this purpose on behalf of the seller or consignor are:—

(a) If the seller or consignor is an individual, one of his employees authorised in writing by him.

(b) If the seller or consignor is a partnership, one of the partners or an employee of the firm duly authorised in writing by one of the partners.

(c) In the case of a body corporat , a director, the secretary or an employee duly authorised in writing by a director or the secretary.

3. *Action by Customs.*—Pages 1 and 2 will be retained by the Customs and pages 3 and 4 handed back to the exporter or his agent to be dealt with as explained in the notes on page 4 of the Form.

4. *Exports by Post.*—Where merchandise is exported by post, pages 1 and 2 of the Form must be placed in an envelope marked "Currency Declaration" which must be attached firmly to the package in such a manner as to be readily detachable. The outer cover of every postal package for which a Form is furnished must be clearly marked "Currency Declaration" followed by the serial number of the Form used. Where a single Form covers a batch of parcels the envelope containing the Form must be marked "..... parcels Nos.....refer" and each parcel must be marked "one of a batch of.....parcels covered by one Currency Declaration." Failure to observe these requirements may lead to delay in despatch. Pages 3 and 4 of the Form must be retained by the sender to be dealt with as explained in the notes on page 4 of the Form.

5. *Special Arrangements.*—If in exceptional circumstances it would be impracticable to arrange for the identifying particulars required in note 4, page 4, to be given, an application for a special arrangement should be made to the Customs at the address given in note 5, page 4.

6. *False Statements.*—All persons are warned that by tampering with any part of the Form after signature or by making false statements in it may render themselves liable to heavy penalties.

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- (b) If the seller or consignor is a partnership, one of the partners or an employee of the firm duly authorised in writing by one of the partners.
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