

## FEDERAL REPUBLIC OF NIGERIA Certificate of Registration of Patent

(Patents and Designs Act; CAP 344 Laws of the Federation of Nigeria 1990)

RP: NG/P/2016/297 Date of Patent: 09/09/2016 Date of Sealing: 15/03/2017

President of the Federal Republic of Nigeria and Commander-in-chief of the Armed Forces MUHAMMADU BUHARI, GCFR.

Whereas a request for the grant of a patent has been made by THE NIGERIAN INSTITUTE FOR OIL PALM RESEARCH, of KM. 7, BENIN-AKURE ROAD, BENIN, EDO STATE NIGERIA., C/O NATIONAL OFFICE FOR TECHNOLOGY ACQUISITION & PROMOTION (NOTAP) NO 4, BLANTYRE STREET, WUSE II PMB 5074 WUSE, ABUJA NIGERIA

For the sole use and advantage of an invention for: BULK PACKAGING OF PALM WINE IN HIGH DENSITY POLYETHYLENE PLASTIC CONTAINERS

AND WHEREAS the Federal Government being willing to encourage all invention which may be for public good, is pleased to accede to the request:

KNOW YE THEREFORE, that I do by this Instrument give and grant unto the person(s) above named and any successor(s), executor(s), administrator(s) and assign(s) (each and any of whom are hereinafter referred to as the patentee) by special licence, full power, sole privilege and authority, that the patentee or any agent or licensee of the patentee may subject to the conditions and provisions prescribed by any statute or order for the time being in force at all times hereafter during the term of years herein mentioned, make, use, exercise and vend the said invention throughout the Federal Republic of Nigeria, and that the patentee shall have and enjoy the whole profit and advantage from time to time accruing by reason of the said invention during the term of twenty years from the date just above written on this Instrument: AND to the end that the patentee may have and enjoy the sole use and exercise the full benefit of the said invention. I do by this Instrument strictly command all citizens of the Federal Republic linearia that they do not at any time during the continuance of the said term either directly or indirectly make use one in practice the said invention, nor in anywise imitate the same, without the written consent, licence or any of the patentee, on pain of incurring such penalties as may be justly inflicted on such offenders, and of beta beta to the patentee according to law for damages thereby occasioned:

PROVED WAYS that this patent shall be revocable on any of the grounds from time to time by law prescribes a winds for revoking patents granted by me, and the same may be revoked and made void accordingly:

PROVIDE that nothing herein contained shall prevent the granting of licences in such manner and for such considerable by law be granted.

MADE this: 15th day of March, 2017

Registrar of Patents & Designs

	1	
- 4		

FEE: N.....

## ALL ABOVE SPACE FOR OFFICIAL USE ONLY

Applicants or Agents R	DAMEDING D	
	- PAIENIS Decree	Where Foreign Priority is desired in respect of one or more
(1)	No. 60 of 1970	specification, quote No. or Nos. and date or dates.
	COMPLETE SPECIFICATION	No
	( To be furnished in duplicate - one without fee)	Date
(a) Insert titles of In- Vention.	@ BULK PACKAGING OF IN HIGH DENSITY POLYET: PLASTIC CONTAINERS	PALMWINE HYLENE
(b) State (in full) name, address and nationality of applicant or applicants as in application form.	OIL PALM RESEARCH, BENIN-AKURE ROAD, E COO STATE.	Km 7,
(c) Here begin full description of invention. The continuation of the specification should be upon paper of the same size as this form, on one side only with the lines	hereby declare the invention, for which I/we pray that a pate d the method by which it is to be performed, to be particula flowing statement:  (c) SEE ATTACHED PATER	
margin of one inch and a half on the of the paper. The completion of the description should be followed by the words. "What I (or we) claim is" after which should be written the claim claims numbered consecutively (see note below).  The specification and the duplicate thereof must		

NOTE.- The claims must relate to a single invention, must be clear and succinct and must be fairly based on the matter disclosed in the specification. They should define the scope of the invention claimed. Applicants should be careful that their claims include neither more nor less than they desire to protect by their patent. Any unnecessary multiplicity or claims or prolixity of language should be avoided. Claims should not be made for the efficiency or advantages of the invention.