TEA BOARD OF TANZANIA

Established under Tea Act. No. 3 of 1997)

PROVISIONAL

GREEN LEAF PROCESSING LICENCE NO. TBT/L/04/........

(Issued under section 15 of Tea Act No. 3 of 1997 and Part II Section 4 of Tea Regulations, 1999)

Licence is hereby granted to ...........................................................................................................
of

P.O. Box .............................................................................................................................................

to process green leaf tea ....................................................................................................................

.......................................................... at their factory premises located at ....................................in the District

of ............................................................ in the Region of .................................................................

Issued at ................................................................................................................................................

This day of .........................................................................................................................................

REMARKS:

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Signature                                                                                               Designation                                    Official Stamp

This Licence is issued subject to regulations shown overleaf.

NB: The Licence can be revoked interalia, under Section 6, Part II of Tea Regulations, 1999
REGULATIONS FOR GREEN LEAF PROCESSING LICENCE

a) The manufacturer shall obtain a valid processing license issued by the Tea Board of Tanzania.

b) The manufacturer/processor shall maintain and keep the plant in a proper manner in such a way as to obtain best quality tea and should be in accordance with food processing governing law and regulations.

c) The processor shall ensure that all green leaf delivered to the plant is processed and graded correctly.

d) The Manufacturer/processor shall furnish to the Board information on cultivated hectarage, tea production, purchases and sales (in kg. and value) on a monthly basis.

e) Each Registered tea processor shall follow all rules pertaining to growing processing and marketing of tea.

f) Any processor who fails or refuses to make a Return under the provisions of the Tea Act No. 3 of 1997 upon request in writing by Board or makes or causes to be made a return which to his knowledge is false in any particular manner, commits an offence against the Act.

g) The Board may, after consultation with the Minister, issue a manufacturing licence, subject to such terms and conditions the Board thinks fit, or may, after such consultation, refuse to issue a manufacturing licence of any ground which may appear to the Board to be sufficient.

h) The Board may, after consultation with the Minister, cancel, vary or suspend the licence issued under section 15 of the Tea Act No.3 of 1997, or suspend any such licence in respect of a specified factory only.

i) The manufacturer/processor aggrieved by the decision of the Board to refuse to issue or suspends a tea manufacturing licence, the licensee may within ninety days of such refusal or suspension, appeal in writing to the Minister whose decision shall be final.

j) The Manufacturer is advised to become a member of Tea Association of Tanzania (TAT).