It is essential that Reference and Date of this Letter be quoted in any reply.

TOZILE (I HIL on some steer to in subsection (1) of this

the registra



NOISZIMMO SAINFAR STAROGROD issuing any trade catalogue, trade circu der basiness ALUBARIA BARA AND AND PROVISION OF the Decree every partn or the indigidual shall be antity of an orfence and hable on conviction to a

a number of the business name.

22-02-1989

4. Figure note that the registration of any Basiness Name under the Companies and Allied Matters Dacree of Parking Companies and Allied States Dacree of States Companies on the right to carry on auch business under a basiness of States Decree 10.1. OF 1990. Without any addition there is need to be states of the contained of the

.kamaa

Il does not conter any special right or privileges or any ficence to carry on the similar with

With reference to your application for registration of a Business name, I forward herewith certificate of Registration NO. 141542564

2. A Receipt for N 2000 No. 1503121812 dated \$1219 is also inclosed.

3. For your information and future guidance I have to bring to your notice the following reaction of the decree:

Section 660 (1) - Whatever a change is made or occurs in the particulars required by section 657 of this Decree to be furnished in respect of any firm, company or individual registered under that sections, other than particulars as to the age of an individual the firm or individual shall within 28 days after such change notify the change to the Registrar as the Register office at which the firm, company or individual is registered.

(2) The notice required under subsection (1) of this section shall be inwriting signed as provided in section 657 of this Decree.

Section 661 - If any firm, company or individual registered under this Decree ceases to carry on business it shall be the duty of the partner in the firm at the time when it ceased to carry on business or of the individual or if he is dead his personal representative, within three months after the business has ceased to carry on, to send by post or deliver to the registrar a notice, stating that the firm or individual has ceased to carry on business. If any person whose duty it is under subsection (1) of section 661 of this Decree to give notice that a firm or an individual has ceased to carry on business fails to comply with the provision of that subsection, he shall be guilty of an offence and liable on conviction to a fine of N250 -Section 667 (2) Section 665 (1) Every individual or firm required by this Decree to be registered shall in all trade catalogues, trade circulars, shows cards and business letters issued or sent by the individual or firm to any person have mentioned in Legible characters -

- in the case of an individual, his present forenames or the initials thereof and present surname and any former forenames or surnames and his nationality; and
- (b) in the case of a firm, the present forenames or the initials thereof and present surname, and any former forenames or surnames and the nationality of all the partners in the firm or in the case of a corporation being a partner, the Corporate name; and

(c) the registration number of the business name.

. Vigor was at become od totto and to otal has constated to the latter of the constated to the constated and latter of the constated to the constated and latter of the constated and the consta

If any firm, company or individual in issuing any trade catalogue, trade circular, show Cardor business letter fails to comply with the provision of the Decree every partner in the firm or the individual shall be guilty of an offence and liable on conviction to a fine of N200-Section 667 (3).

4. Please note that the registration of any Business Name under the Companies and Allied Matters Decree only confers on the proprietor or partners thereof the right to carry on such business under a Business Name, that is a name other than their own surname or surnames without any addition other than their forenames or names or the initials of such forename or names.

It does not confer any special right or privileges or any licence to carry on the ousiness itself.

mabam\ni2 od ot sweard off overline for registration of a Business above, I forward herewith certificarie and an analysis of the formation of a business above it also certificated the corect of the decree:

Secure of the decree:

Secure of the decree of the decree of the control of the following reduced the following of the fol

(2) The notice required under subsection (I) of this section shall be inwriting signed as provided in section 657 of this Decree.

Section 661 - If any firm, company or individual registered under this Decree ceases to carry on business it shall be the duly of the partner in the firm at the time when it ceased to carry on business or of the individual or if he is dead his personal representative, within three months after the business has ceased to carry on, to send by post or deliver to the registrar a motice, stating that the firm or individual has ceased to carry on business. If any person whose duty it is under subsection (1) of section 661 of this Decree to give notice that a firm or an individual has ceased to carry on business fails to comply with the provision of that subsection, he shall be guilty of an offence and liable on conviction to a fine of W250-Section 667 (2). Section 665 (1) Every individual or firm required by this Decree to be registered that in all trade catalogues, trade circulars, shows cards and business letters issued or sent by the individual or firm to any person have mentioned in Legible characters.

- (a) in the case of an individual, his present forenames or the initials thereof and present surname and any former forenames or surnames and his nationality; and
- (b) in the case of a firm, the present forenames or the initials thereof and present surfame, and say former forenames or surnames and the nationality of all the partners in the firms or in the case of a corporation being a partner, the Corporate name; and