THE FINANCE ACT, 1971

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No. 23 1971 3 Finance

THE UNITED REPUBLIC OF TANZANIA



No. 23 OF 1971

I ASSENT.

AMENT resident

4TH AUGUST, 1971

An Act to impose and alter certain Taxes and Duties, to amend certain enactments, to make special provisions in relation to certain Taxes and Duties and to provide for matters connected therewith and incidental thereto

[6TH AUGUST, 1971]

Short title

ENACTED by the Parliament of the United Republic of Tanzania.

1. This Act may be cited as the Finance Act, 1971.

PART I

AMENDMENTS TO THE CUSTOMS TARIFF ACT, 1969

2. This Part shall be read as one with the Customs Tariff Act, 1969, and shall be deemed to have come into operation on the eighteenth day of June, 1971.

3.-(1) The various Sections and Chapters of the First Schedule to the Customs Tariff Act, 1969, specified in the first column of the Annex to the to this Part, are hereby amended in the manner specified opposite thereto in the second column.

(2) The First Schedule to the Customs Tariff Act, 1969, is further amended as follows: -

(a) in chapter 15 which relates to animal and vegetable fats and oils, by substituting, save where the word "(same)" appears for the entries in the column heading "Tariff Heading" and the entries in the columns headed "Fiscal Entry" and "Import Duty" opposite to the following tariff number the following respective new entries: -

Construction and commencement Acts 1969 No. 54 Amendments First Schedule

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	Tariff Number		Tari	iff'Head	ling		Fiscal Entry	Impo Full	rt Duty E.E.C.	
	15.02	(same)								
		A. (same)					Free	Free	Free	
		B. (same)					(same)	(same)	(same)	

(b) in chapter 22 which relates to beverages, spirits and vinegar, by substituting, save where the word "(*same*)" appears, for the entries in the column headed "Tariff Heading" and the entries in the column headed "Fiscal Entry" and "Import Duty" opposite to the following tariff numbers the following respective new entries: -



(c) in chapter 24 which relates to tobacco, by substituting, save where the word "(same)" appears, for the entries in the column headed "Tariff Heading" and the entries in the columns headed "Fiscal Entry" and "Import Duty" opposite to the following tariff number the following respective new entries: -

Tariff Number		Tarį	ff Hea	ding	TAT	Fiscal Entry	Impo Full	rt Duty E.E.C.
24.02	(same) A. (same) B. (same) C. (same) D. (same)	 	 	 	 	Per kg. Shs. 180/- Per kg. Shs. 160/- Per kg. Shs. 28/- Per kg. Shs. 160/-	- Free - Free	Free Free Free Free

(d) in chapter 51 which relates to man-made fibres (continuous), by substituting, save where the word "(same)" appears, for the entries in the column headed "Tariff Heading" and the entries in the columns headed "Fiscal Entry" and "Import Duty" opposite to the following tariff number the following respective new entries: -

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Tariff Number	Torij	ff Heading		Fiscal Entry	Impor Full	rt Duty E.E C.
51.04	(same)					
		Inbleached- ss fabric for t ufacture	tyre	Free	Free	Free
	(ii) Other			Per sq. metre Shs. 2/50 or 45 per cent	Free	Free
	B. (same)			(same)	(same)	(same)
	C. (same)			(same)	(same)	(same)

(e) in chapter 55 which relates to cotton, by substituting, save where the word "(*same*)" appears, for the entries in the column headed "Tariff Heading" and the entries m the columns headed "Fiscal Entry" and "Import Duty" opposite the following tariff number the following respective new entries: -

Tariff' Number	Tariff	Heading	Fiscal Entry	Imp Full	oort Duty E. E'. C.
55.07/09	(same)	and stre			
	A. Grey and un	bleached-	7/ 2		
		ss fabric for tyre nufacture	Free	Free	Free
	(ii) Other		Per sq. metre Shs. 2/50 or 45 per cent	Free	Free
	B. (same)		(same)	(same)	(same)
	C . (same)	UITURU NA	(same)	(same)	(same)
	D. (same)		(same)	(same)	(same)
	E. (same)		(same)	(same)	(same)

(f) in chapter 60 which relates to knitted and crocheted goods, by substituting, save where the word "(same)" appears, for the entries in the column headed "Tariff Heading" and the entries in the columns headed "Fiscal Entry" and "Import Duty" opposite to the following tariff numbers the following respective new entries: -

Tariff Number		Tarį	ff Headi	ng	Fiscal Entry	Import Full	t Duty E.E.C.
60.01	(same)				 Per kg. Shs. 36/- or 45 per cen	t Free	Free
60.06	(same) A. (same)				 Per kg. Shs. 36/- or 45 per cent	t Free	Free
	B. (same)				 (same)	(same)	(same)
	C. (same)	•••			 (same)	(same)	(same)

(g) in chapter 84 which relates to boilers, machinery etc., by substituting for the entries in the column headed "Tariff Heading" and the entries in the columns headed "Fiscal Entry" and "Import Duty" opposite to the following tariff number the following respective new entries: -

6	No. 23	Finance	2	1971				
	Tariff Number	TariffHeading	Fiscal Entry	Import Ditty Full E.E.C				
	84.22	Lifting, handling, loading or un- loading machinery, telphers and conveyors (for example, lifts, hoists, winches, cranes, trans- porter cranes, jacks, pulley tackle, belt conveyors and tele- ferics), not being machinery falling within heading 84.23	<i>30</i> per cent	Free Free				
	trar who hea "Fi	chapter 87 which relates to ve mway rollowing-stock, and par ere the word "(same)" appears ided "Tariff Heading" and the scal Entry" and "Import Duty	ts thereof, by s , for the entries entries in the e " opposite to th	ubstituting, save s in the column columns headed				
	nu	mber the following respective r	iew entries: -					
	Tariff Number	Tariff Heading	Fiscal Entry	Import Duty Full E. E. C				
	87.07	(same)	30 per cent	Free Free				
	 (i) in chapter 97 which relates to toys, games and sports requise parts thereof, by substituting, save where the word "(samappears, for the entries in the column headed "Tariff Heat and the entries in the columns headed "Fiscal Entry" and "I Duty" opposite to the following tariff number tariff nu							
	Tariff Number 🔵	Tariff Heading	Fiscal Entry	Import Duty Full E E.C				
	97.06	(same)	Free	Free Free				
Construction		word and brackets "(<i>same</i>)" w						

4. The word and brackets (same) where appearing in any amendment made by this Part to the First Schedule to the Customs Tariff Act, 1969 means that as specifically amended by this Act, the tariff heading or the fiscal entry, suspended fiscal entry or import duty (according to the column in which and the tariff number in relation to which such word in brackets appearing) shall continue the same as it was immediately prior to the coming into operation of this Part.

	ANNEX TO PA	RTI		
FIRST COLUM				
	5200112 00201	NIIN		
CHAPTER 4	(a) Amend the title to read:			
	"DAIRY PRODUC HONEY- EDIBLE PI NOT ELSEWHERE	E- BIRDS' EG RODUCTS OF A SPECIFIED OR	GS: NAT ANIMAL (INCLUDE	FURAL DRIGIN, ED"
	(b) insert and following new	v item below item		
Tariff' Number	Tariff Heading	Fiscal Entry	Import Full	t Duty E.E C.
"04.07	Edible products of animal origin,			
	not elsewhere specified or included	50 per cent	Free	Free"
CHAPTER 7	In the "Note" amend the to read:	words in bracke	ets in the tl	hird line
	''Majorana horter	ısis or Origanum ı	najorana''	

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FIRST COLUMN	S							
CHAPTER 9	Amend Note 2 (b) to read: "Cubeb pepper (<i>Piper Cubeba</i>) and other products of heading No. 12.07".							
 CHAPTER 11 (a) Amend 'Note' to read 'Notes' (b) Number the present Note as T (c) Amend Note I (b) to read: "Flours and meal prepared for use as infant food or i dietetic or culinary purposes of heading No. 19.02". (d) Insert the following new Note 2: "2 (A) Products from the milling of the cereals listed in th table below fall within this Chapter if they have, I weight in the dry products: (a) a starch content (determined by the modified Ewers polarimetric method) exceeding that indicated in Colu 2; and (b) an ash content (after deduction of any added minerals) not exceeding that indicated in Colum 3. Otherwise, they fall to be classified in heading No. 23.00 (B) Products falling within this Chapter under the above provisions shall be classified in heading No. 11.01 (cere flours) if the percentage passing through a silk gauze or -a made textile sieve with the aperture indicated in Colum 4 or 5 is not less, by weight, than that shown against the cereal concerned. 								
Ce	real	Starch content (2)	Ash content (3)	Rate of passage through a sieve with an aperture of315 microns (4)500 microns (5)				
Wheat and rye Barley Oats Maize and Sorghun Rice Buckwheat		% 45 45 45 45 45 45 45 45 45 45 45	% 2-5 3 2 1-6 4	% % -				
FIRST COLUMN	SE (e) in Tariff No. "Wheat glut		d the headir					
CHAPTER 12	Amend Note							
CHAPTER 13	 "Leguminous vegetables (Chapter 7)". (a) Amend Note (f) to read: "Medicaments falling within heading No. 30.03 or blood-grouping reagents (heading No. 30.05)". (b) In Tariff No. 19.07 insert in the Tariff Heading the word "added" after the word "containing" 							
CHIM TER 20	Amend Note "Vegetables specified in,	or fruit prep	pared or pres	served by the processes				

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	CHAPTER 21	(a) Insert a new Note 3 -	
		113. For the purposes of heading No. 21 'homogenized composite food preparation tions of a kind used as infant food or for consisting of a finely homogenized mixtu basic ingredients such as meat (including vegetables and fruit. For the application no account is to be taken of small qua gredients which may be added to the mixtu preservation or other purposes. Such p contain a small quantity of visible pieces of than meat, meat offal or fish''.	ns" means prepara- dietetic purposes, ure of two or more meat offal), fish, of this definition, ntities of any in- ture for seasoning, preparations may
		(b) In Tariff No. 21.05 amend the heading to re "Soups and broths, in liquid, solid or pow genized composite food preparations".	
	CHAPTER 23	In Tariff No. 23.06 amend the heading to read	1:
		"Products of vegetable origin of a kin food, not elsewhere specified or included	d used for animal d".
	CHAPTER 27	(a) Amend Note 1 (a) to read:	
	, NP	"Separate chemically defined organic than chemically pure methane and propar classified in heading No. 27.11;	compounds other the which are to be
	E	(b) Alter the full stop after Note I (b) to a semi	
	•	 (c) Insert a new Note I (c): "(c) Mixed unsaturated hydrocarbons fallin No. 33.01, 33.02, 33.04 or 38.07". d) In Note 3 after the words "similar oils" in as well as those consisting of mixed u carbons (e) In Tariff No. 27.07 amend the heading to 	isert: insaturated hydro- read:
	D	"Oils and other products of the distillati rature coal tar; similar products as define Chapter"	on of high tempe- d in Note 2 to this
	CHAPTER 28	(a) Insert a comma after the word "luminoph appears in Note 3 (d).	ores" where this
		(b) Insert a new Note 8 118. Chemical elements (for example, silid doped for use in electronics are to be present Chapter, provided that they are in as drawn, or in the form of cylinders o in the form of discs, wafers or similar f heading No. 38.19".	con and selenium) classified in the n forms unworked r rods. When cut orms, they fall in
	CHAPTER 29	(a) Amend Note 2 (c) to read:	
		"Methane and propane (heading No. 27-1 (b) After the word "dyes" in Note 2 (f) insert "or other colouring matter".	
	CHAPTER 30	Amend Note 2 (c) to read:	
		"Soap or other products of heading No added medicaments"	. 34.01 containing
	CHAPTER 31	(a) Delete Note 4 and substitute:	
		"4. Monoammonium and diammonium whether or not pure and mixtures thereo fied in heading No. 31.05".	orthophosphates, f, are to be classi-
		(b) In Note 5 amend the words and figures "2 4" to read "2 (A) and 3 (A)".	(A), 3 (A) and

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CHAPTER 32	(a) After the word "dyes" in Note I (a) insert the w "or other colouring matter"	vords:	
	(b) In Tariff No. 32.09 amend the last part of the read:	heading to	
	 "dyes or other colouring matter in forms of a kind sold by retail:" (c) In Tariff No. 32.12 amend the heading to read: "Glaziers' putty; grafting putty; painters' 1 refractory Surfacing preparations; stopping similar mastics, including resin mastics and cei 	fillings; non-	
CHAPTER 33	 (a) Amend Note 1 (a): by inserting commas at the end of the brack the word "beverages" 		
	(b) Amend Note I (b) to read: "Soap or other products falling within headir or"	ng No. 34.01;	
	(c) Amend Note 2 to read: "Heading No. 33.06 is to be taken to apply, i	nter alla, to:-	
CHAPTER 34	 (a) Prepared room deodorisers whether or not p (b) Products, whether or not mixed, (other th heading No. 33.05), suitable for use as cosmetics, or toilet preparations or as room put up in packings of a kind sold by retail 	perfumed; an those of	
CHAPTER 34	(a) Amend Note 2 to read: "For the purposes of heading No. 34.01, th	ne expression	
• PA	"soap" is to be taken to apply only to soa water. Soap and the other products falling wi No. 34.01 may contain added substances (f disinfectants, abrasive powders filters or me Products containing abrasive powders remain heading No. 34.01 only if in the form of b moulded pieces or shapes. in other forms	p soluble in thin breading or example, edicaments). 1 classified in ars, cakes or	
D	 be classified in heading No. 34.05 as "scour and similar preparations" " the second similar preparations" " (b) In Tariff No. 34.01 amend the heading to reac "Soap; organic surface-active products and pre- use as soap, in the form of bars, cakes or mo or shapes, whether or not combined with soar 	d: eparations for ulded pieces	
CHAPTER 35	Amend "Note" to read "Notes" and insert a ne "2. For the purposes of heading No. 35. "Dextrins" is to be taken to apply to starch products with a reducing sugar content, express on the dry substance, not exceeding 10% Such products with a reducing sugar content	w Note 2- .05 the term degradation ed as dextrose	
CHAPTER 38	 10% fall in heading No. 17.02". (a) Re-letter Note I (b) as I (c) and insert a new Note "(b) Mixtures of chemicals and foodstuffs of in the preparation of human foodstuffs (generation No. 21.07)". 	I (b):	
	(b) Amend Note 2 (g) to read: "Chemical elements of Chapter 28 (for exam and selenium) doped for use in electronics in discs, wafers or similar forms, polished or no not coated with a uniform epitaxial layer"		
CHAPTER 39	(a) Amend Note I (f) to read: "Goods falling within Section XI (textiles articles); ".	and textile	
	(b) Amend Note 3 (d) to read: "Plates, sheets, film, foil and strip (other than fied in heading No. 51.02 by the applicatio to Chapter 51), whether or not printed or otherw worked uncut or cut into rectangles but not fur (even if, when so cut, they become articles read)	n that classi- on of Note 4 vise surface- rther worked y for use);"	

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	CHAPTER 40	Delete Note 4 and substitute therefor:	
		"4 In Note I to this Chapter and in he 40.02, 40.05 and 40.06, the expression "synt to be taken to apply to: (a) Unsaturated synthetic substances which can	hetic rubber" is
		transformed into non-thermoplastic subst. nization with sulphur and which, wheen as well as may be (without the addition nces such as plasticisers fillers or reinfor necessary for the cross-linking), a which, at a temperature between 18° at not break on being extended to three original length and will return, after bei twice their original length, within a minutes, to a length not greater than of times their original length.	ances by vulca- a so vulcanized of any substa- rcing agents not can produce nd 29° C, will be times their ng extended to period of five one and a half
		Such substances include <i>cis</i> - polyisoprene (IR), (BR), polychlorobutadience (CR), polybutadiene-st polychloro butadiene-acrylonitnle (NCR), polyb lonitrile (NBR) and butyl rubber (11R); (b) Thioplasts (TM); and	
		(c) Natural rubber modified by grafting or mix	ing with artifi-
	Q.VAN	cial plastic material, de-polymerised natu mixtures of unsaturated synthetic substance synthetic high polymers, provided that mentioned products comply with the requir ning vulcanisation, elongation and recovery	aral rubber, and es with saturated all the above- rements concer-
	CHAPTER 44	In Tariff 44.21 delete from the text the words: "Imported assembled, unassembled or part	ly assembled"
	CHAPTER 46	In Note 3, after the word "means", Plating materials" in inverted commas.	ace the words
	SECTION XI	(a) In Note I (t) insert the words "for example", before	ore the word
		"toysl,1 where this appears in the brackets.	
		(b) Amend Notes 3 (A) (a) and (b) to read:	1.4 1
	BUIL	 (a) Of silk, noil or other waste silk, of a wei 2 grams per metre (18,000 denier); (b) Of man-made fibres (including yam of monofil of Chapter 51 of a weight gram per metre (9,000 denier);" 	f two or more
			<u> </u>
		11(b) Continuous filament tow for the m man-made fibres (dis-continuous), and multi without twist or with a twist of less than 5 tu	ifilament yarn
	CHAPTER 59	(a) Delete Note 2 and substitute therefor: "2 (A). Heading No. 59.08 is to be taken to a fabrics impregnated, coated, covered or la preparations of cellulose derivatives or other materials whatever the weight per square meter	artificial plastic
		the nature of the plastic material (compact, or expanded).	
		It does not, however, cover:	
		(a) Fabrics in which the impregnation, coatin connot be seen with the naked eye (ust 50 to 58 and 60); for the purpose of this account should be taken of any result colour;	ng or covering ally Chapters s provision, no ting change of
		(b) Products which cannot, without fractumanually around a cylinder of a diame a temperature between 15° and 30°C (usual)	uring, be bent ster of 7 mm, at ly Chapter 39);

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	or		
	(c) Products in which the textile fabric is e embedded in artificial plastic mate covered on both sides with such m	rial or coated or	
	39).	(enquer	
	(B) Heading No. 59.12 does not apply to:		
	 (a) Fabrics in which the impregnation or c seen with the naked eye (usually Char 60); for the purpose of this provis should be taken of any resulting char 	coating cannot be oters 50 to 58 and ion, no account ange of colour;	
	(b) Fabrics painted with designs (other that being theatrical scenery, studio backele(c) Fabrics covered with flock, dust, power	n painted canvas oths or the like);	
	like and bearing designs resulting from or	these treatments;	
	(d) Fabrics finished with normal dressings amylaceous or similar substances.	having a basis of	
	(b) Delete Note 3 and substitute therefor:		
	For the purpose of this Chapter:-		
	"3(A) In heading No. 59.11, the express textile fabrics" means		
PARI	(a) Textile fabrics impregnated, coated, cove with rubber:	ered or laminated	
	(I) Weighing not more than 1,500 g/		
	(ii) Weighing more than 1,500 g/M2 more than 5001, by weight of tex	and containing	
	(b) Fabrics composed of parallel textile yar	ns agglomerated	
6	with rubber, irrespective of their with metre; and		
	(c) Plates, sheets and strip, of expanded f	foam or sponge	
•	rubber combined with textile fabric, failing in Chapter 40 by virtue of the Note 2 to that Chapter;	other than those last paragraph of	
D I	(B) In heading No. 59.13, the expression fabrics" means fabrics (other than knit		
	goods) consisting of textile materials		
	rubber threads or with other elastomeri	c fibres having at	
	least the same properties of elongation Those required for synthetic rubbe	n and recovery as er"	
	(c) In Tariff No. 59.08 amend the last word to r	read "materials"	
	(d) In Tariff No. 59.13 amend existing heading t "Elastic textile fabrics (other than knitt goods)".	o read: ted or crocheted	
CHAPTER 60	(a) Delete Note 2 and substitute therefor:		
CHAI IEK 00	"2. Headings Nos. 60.02 to 60.06 are to 1 to knitted or crocheted articles and to pa	be taken to apply arts thereof:	
	 (a) Knitted or crocheted directly to shape, w as separate items or in the form of a nu the length; 	hether imported umber of item in	
	(b) Made up, by sewing or otherwise"		
	(b) Delete Note 5 (a) and substitute therefor: "Elastic" means consisting of textile ma with rubber threads or with other elastomer least the same properties of elongation and	ric fibres having at	
	required for synthetic rubber"		
	(c) Delete Note 5 (b) and substitute therefor: " "Rubberised" means impregnated co laminated with rubber, or made with impregnated, coated or covered with rul	ated, covered or h_textile thread	
	impregnated, coated or covered with rul	bber"	

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	CHAPTER 61	Delete Note 5 and substitute therefor:	
		"5. The headings of this Chapter are to be to textile fabrics (other than knitted or crochete to shape for making articles of this Chapter. Heading No. 61.09, however, also includes or crocheted to shape for making articles cla heading, whether imported as separate items of a number of items in the length".	
	CHAPTER 68	In Tariff No. 68.04 delete from the text "but no frameworks" and substitute therefor: "but without framework".	t mounted on
	CHAPTER 70	 (a) Delete the word "complete" from Note I (f). existing Note 3 to read Note 4 and insert the f Note 3 - 	Renumber following new
	ANNE	 "3 For the purposes of heading No. 70.20, t " wool" means: (a) Mineral wools with a silica (SiO₂) content n 60% by weight: 	ot less than ess than 60% Ja20) content
	All	Mineral wools which do not comply w specifications fall in heading No. 68. 07".	
	Re la	(b) In Tariff No. 70.12 delete the comma and wo and blanks therefor"	
	SECTION XV	 (a) Delete the full stop at the end of Note 3 (d) a following: "(other than cermets)". Delete the comma and word ", and" at the 5 (a) and substitute a full stop. Alter the full end of Note 5 (b) to a comma and add the v (b) Insert the following new Note 5 (c): "5 (c) A cermet of heading No. 81.04 is resingle base metal". 	end of Note ll stop at the word "and";
	CHAPTER 73	(a) Delete Note I (c) and substitute therefor: "I (c) Ferro-alloys (heading No. 73.02).	
	CHAPTER /3	Alloys of iron (other than master alloys a Note I to Chapter 74) which are not usefully r are commonly used as a raw material in the of ferrous metals and which contain, by Weig or together:	as defined in nalleable and manufacture ght, separately
		more than 8% of silicon, or more than 30 nese, or more than 40%. of tungsten, or a than 10% of other alloy elements (alumin vanadium, copper, molybdenum, niob elements, subject to a maximum content case of copper),	of 10% in the
		and which contain by weight, not less than 4 of ferro-alloys containing silicon, not less th case of ferro-alloys containing manganese or not less than 10%, in other cases, of the ele	% in the case han 8% in the but no silicon ment iron",
		(b) In Tariff No. 73.21 delete from the beading the words:", complete or incomplete, whether or not ass	
		(c) In Tariff No. 73.22 place brackets round the wor "other than compressed or liquefied gas"	,
		(d) In Tariff No. 73.33 delete the comma and word ", including blanks"	

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	(e) In Tariff No. 73.37 delete from the first lir steam-generating"		
	(f) In Tariff No. 73.38 delete the word "build it appears.		
CHAPTER 74	(a)) In Note 1, delete the words " of con- materials in any proportion" and substitute:		
	"containing with other alloy elements mo weight of copper"	-	
	(b) In Note 2 (b) delete the words "which have be " to the end and substitute: "Which have been subsequently worked	after	
	(otherwise than by simple trimming that they have not thereby assumed the cha	or de-scaling	
	or products falling within other headings. Wire-bars and billets with their ends tape		
	worked simply to facilitate their entry in converting them into, for example, wire-	nto machines for	
	however to be taken to be unwrought copp 74.01;"	er of heading No.	
	(c) In Tariff No. 74.18 delete the word "builder		
CHAPTER 76	(a) In Tariff No. 76.08 delete from the heading twords: ,,,complete or incomplete, whether or no		
	(b) In Tariff No. 76.15 delete the word "builde		
CHAPTER 82	(a) In Note I amend the words "mounted on" to "with"	o read:	
4	(b) In Note I (b) alter "Metallic" to read "Me (c) In Tariff No. 82.04 delete "mounted" (be	tal" fore "alogiore"	
D	diamonds"). Delete "mounted on" (before "frameworl		
	and substitute therefor the word "with"		
CHAPTER 83	In Tariff No. 83.01 delete the words and co "finished or not,"	omma:	
CHAPTER 84	(a) In Note 2 (c) delete the word or which ap semi-colon.	-	
	(b) In Note 2 (d) insert the word "textile" betw	veen the words	
	(c) In Note 2 (e) delete the paragraph beginning "Heading No. 84.17 is also" and subsidiary to the main function;; immediat	ending "	
	2 (e).		
	(d) In Note 2 (e) delete the full-stop appearing at 2 (e), and add the following: "to the main function."	the end of Note	
	(e) Renumber Notes 3 and 4 as 4 and 5.		
	(f) insert the following new Note 3 - "3 (A) For the purposes of heading	No 84.53, the	
	expression "automatic data processing mac (a) Digital machines having storages capal	ole of storing not	
	only the processing programme or pro data to be processed but also a progra	mme for translat-	
	ing the formal programming language grammos are written into machine machines must have a main storage	language. These	
	accessible for the execution of a progr has a capacity at least sufficient to st	camme and which	
	the processing and translating program immediately necessary for the currer	nmes and the data	
	They must also be able themselves, o instructions contained in the initial prog	n the basis of the	
	by logical decision, its execution duri	ng the processing	
	run;		

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	FIRST COLUMN	SECOND COLUMN	
		 (b) Analogue machines capable of simulating models and comprising at least: analo control elements and programming elen (c) Hybrid machines consisting of either a di with analogue elements or an analogue digital elements. 	gue elements, nents; igital machine machine with
		(B) Automatic data processing machines form of systems consisting of a variable nur tely-housed units. A unit is to be regard part of the complete system if it meets all conditions: -	may be in the nber of separa- led as being a the following
		(a) it is connectable to the central processi directly or through one or more other u	
		(b) it is specifically designed as Part of such must, in particular, unless it is a power able to accept or deliver data in a form (co which can be used by the system).	h a system (it
		Such units imported separately arc also t in heading No. 84.53".	to be classified
	M	(g) In Tariff No. 84.01 amend the heading to read "Steam and other vapour generating boilt central heating hot water boilers capable als low pressure steam); superheated water boilt	l: ers (excluding o of producing lers
	IP.	(h) in Tariff No. 84.02 delete from "Auxiliary plar and substitute :	
		-Auxiliary plant for use with boilers of headi	ng No. 84.01".
	Q'IANNI Q'IANNI	(i) In Tariff No. 84.53 amend the heading to re -Automatic data processing machine and magnetic and optical readers, machines for data on to data media in coded form and processing such data, not elsewhere specifie	l units thereof; or transcribing machines for
	•	(j) in Tariff No. 84.45 and Tariff No. 84.60 de ,metallic" where this appears and substitu word "metal".	
	CHAPTER 85	(a) In Note 4 insert after "etching" where this v in brackets in the first sub-paragraph; "or by the "film circuit" technique"	word appears
	CHAPTER 85	(b) Add a further sub-paragraph: "Thin-or thick-film circuits comprisin active elements obtained during the same process are to be classified in heading No.	technological
		(c) Insert a new Note 5 -	
		 "5. For the purposes of heading No. 85.21: (A) "Diodes, transistors and similar ser devices" are to be taken to be thos operation of which depends on variatic on the application of an electric field; 	se devices the
		 (B) "Electronic microcircuits" are to be tal (a) Microassemblies of the "fagot" momodule, micromodule and similar of discrete, active or both acti miniaturised components which a interconnected; 	ten to be: dule, moulded types, consisting twe and passive re combined and
		(b) Monolithic integrated circuits in wh elements (diodes, transistors, resist interconnections, etc.) are create (essentially) and on the surface of a s material (doped silicon, for examinseparably associated;	ors, capacitors, d in the mas", semi-conductor

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	(c) Hybrid integrated circuits in w active elements, some obtained film technology (resistors, capac tions, etc.), others by semi-con (diodes, transistors, monolithic i etc.), are combined, to all inte indivisibly, on a single insulatin ceramic, etc.). These circuits miniaturised discrete components	ntegrated circuits, ents and purposes g substrate (glass, may also include	
	For the classification of the articles defined ing No. 85.21 shall take precedence over any of Nomenclature which might cover them by re cular, their function."	m this Note,head- other heading in the ference to, in parti-	
	 (d) In Tariff No. 85-21 delete the last part from sistor" to the end and substitute therefor: "mounted piezo-electric crystals; diod similar semi-conductor devices; electronic 	es; transistors and	
SECTION XVII	Delete Notes 5 and 6 Insert the following ne -5. Air-cushion vehicles are to be class Section with the vehicles to which they follows: (a) In Chapter 86 if designed to travel of (hovertrains);	sified within this are most akin as	
ARLIA	 (b) In Chapter 87 if designed to travel over land and water; (c) In Chapter 89 if designed to travel over or not able to land on beaches or land able to travel over ice. 		
- A	Parts and accessories of air-cushion classified in the same way as those of vehi the heading in which the air-cushion vehi under the above provisions. Hovertrain track fixtures and fittings a as railway track fixtures and fittings, a equipment for hovertrain transport system	cles falling within cles are classified re to be classified nd traffic control	
CHAPTER 86	equipment for railways." Delete Note 1 (a) and substitute:		
CHAFTER 80	"Railway or tramway sleepers of wood concrete guide-track sections for hove No. 44.07 or 68.11);"	or of concrete, or rtrains (heading	
CHAPTER 87	In Tariff No. 87.07 delete the tariff heading a "Works trucks, mechanically propelled in factories, warehouses, dock areas or distance transport or handling of goods (f form trucks, fork-lift trucks and straddle of of the type used on railway station platfor foregoing vehicles."	, of the types used airports for short or example, plat- carriers); tractors	
CHAPTER 89	In Tariff No. 89.02 delete the heading and sub "Vessels specially designed for towing (other vessels."	estitute: tugs) or pushing	
CHAPTER 90	 (a) In Tariff No. 90.10 delete the last part from apparatus" to the end and substitute therefor "photo-copying apparatus (whether incorp system or of the contact type) and thermo-cc screens for projectors"; (b) In Tariff No. 90,19 delete the heading and su "Orthopaedic appliances, surgical belt: like; splints and other fracture appliances eyes, teeth and other artificial parts of the and other appliances which are worn or car in the body, to compensate for a defect of the section. 	"photo-copying r: porating an optical pying apparatus; bstitute therefor:	

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	CHAPTER 91	 (a) In Note I insert the word "when" between th "thickness" and "measured" where they Note; (b) In Tariff No. 91.09 delete the comma and word "including blanks thereof". 	appear in this
	CHAPTER 93	In Tariff No. 93.06 delete and substitute therefor "Parts of arms, including gun barrel by including parts of side-arms"	
	CHAPTER 94	 (a) Delete Note 1 (c) and substitute: "Articles of 'stone, ceramic or any other m to in Chapter 68 or 69, used as seats, tables the kind used in parks, gardens or vestibules 69);" 	or columns of
		(b) Delete Note 2 and substitute: "The articles (other than parts) referred to Nos. 94.01, 94.02 and 94.03 are to be class headings only if they are designed for placin or ground. This provision is however, to be taken to	
	IAN	This provision is, however, to be taken a the following which are still to be classified mentioned headings even if they are design to be fixed to the wall or to stand one of t (a) Kitchen cabinets and similar cupboards;	ed to be hung, he other
	<u>e</u>	(b) Seats and beds;(c) Unit bookcases and similar unit furniture"	
	CHAPTER 95	In Note (d): (a) delete: 11 whether or not having" and su (b) Delete "separate" and substitute imported".	
		PART II	
	AMENDMENTS	TO THE DUTIES AND TAXES (PREVENTIO	N OF PRICE
		INCREASES) ACT. 1970	

Construction and cornmencement Acts 1970, No. 14

New section 3A added

5. This Part shall be read as one with the Duties and Taxes (Prevention of Price Increases) Act, 1970, and shall be deemed to have come into operation on the seventeenth day of June, 1971.

6. The Duties and Taxes (Prevention of Price Increases) Act, 1970, is amended by adding immediately below section 3, the following new section: —

"Minister may direct absorption of new tax into profits

3A. (1) Where a new tax is imposed or intended to be imposed on any article, the Minister may, if he is satisfied that no undue hardship will be caused to, any manufacturer or importer of such article, by order published in the *Gazette*

direct that every manufacturer or, as the case may be, importer in the United Republic of such article shall absorb the new tax or the intended new tax into the profits, and shall not offer for sale such product at a price which has been increased by reason of the imposition or the intended imposition of the new tax.

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(2) Where an order under subsection (1) has been made in respect of any taxable article, such taxable article shall not, on or after the effective date, be sold or offered for sale either by wholesale or retail at a price which has been increased by reason of the imposition or the intended imposition of the new tax.

(3) Any person who contravenes the provisions of sub-section (2) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding fifty thousand shillings or to imprisonment for a term not exceeding five years or to both such fine and imprisonment."

7. Section 4 of the Duties and Taxes (Prevention of Price Increases) section 4 Act, 1970, is amended.

amended

- (a) in subsection (I)--
 - (i) by deleting the comma after the word "payable" in the second line and substituting therefor "or in respect of which the new tax is payable but an order under subsection (1) of section 3A has been made"
 - (ii) in the last line by deleting the full stop and substituting therefor "or, as the case may be, in respect of which an order under subsection (1) of section 3A has been made,
- (b) in subsection (2) by deleting the word "conditions" which occurs in the first line and substituting therefor the word "condition"

8. Section 5 of the Duties and Taxes (Prevention of Price Increases) Act, 1970, is amended

Section 5 amended

- (a) by deleting paragraphs (a), (b) and (c) and substituting therefor the following paragraphs: _
 - "(a) in the case of an offence under section 3, that the article in question is legally subject to the new tax and that the new tax has been paid or is payable in respect thereof or
 - (b) that the increase in the price was not connected with the imposition or the intended imposition of the new tax but resulted from an addition to the cost to him of the article in question (otherwise than by reason of the imposition of the new tax) and did not exceed such addition; or
 - (c) where subsection (1) of section 4 applies, that the increase was not connected with the imposition or the intended imposition of the new tax on the taxable article in respect of which the new tax is not payable or, as the case may be, in respect of which an order: under subsection (1) of section 3A has been made, but resulted by reason that the new tax was payable in

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respect of the other article sold or offered for sale together with it, (no order under subsection (1) of section 3A having been made in respect of such other article) and did not exceed the amount of the tax so paid; or";

(b) by deleting the full stop at the end and substituting therefor a colon and adding the following proviso:

"Provided that where a manufacturer or an importer is charged with an offence under section 3A he shall not be entitled to be acquitted unless he further satisfies the court that the amount of the tax payable, by reason of the imposition of the new tax, was, In fact, absorbed into or set-off against the profits made by him."

PART III

AMENDMENTS TO THE FOREIGN COMMERCIAL VEHICLES (LICENSING)

ACT, 1970

Construction and commencement Acts 1970 No. 23

Section 2 amended **9.** This Part shall be read as one with the Foreign Commercial Vehicles (Licensing) Act, 1970 and shall be deemed to have come into operation on the first day of September, 1970.

10. Section 2 of the Foreign Commercial Vehicles (Licensing) Act, 1970 is amended in subsection (1) by deleting the definition "commercial vehicle" and substituting therefor the following definition: -"commercial vehicle" means any motor vehicle-

- (a) constructed or adapted for use for the conveyance of goods in the course of trade, commerce or agriculture; or
- (b) owned by any person carrying on any trade, business, profession or vocation, and normally used by such person or his employee or agent for the purpose of such trade, business, profession or vocation; or
- (c) constructed or adapted for the conveyance of not less than six passengers including their personal goods;"

Section 6 amended **11.** Section 6 of the Foreign Commercial Vehicles (Licensing) Act, 1970 is amended in subsection (3) by deleting the word "order" wheresoever it occurs in that subsection and substituting therefor, in each case, the word "composition"

New section 7A added **12.** The Foreign Commercial Vehicles (Licensing) Act, 1970, is amended by adding immediately below section 7, the following new section: -

"Evidence, **7A.** In. any proceedings under this Act, the burden to prove that the vehicle is not a foreign commercial vehicle shall be on the accused or, as the case may be, the defendant.".

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PART IV

AMENDMENTS TO THE TRADES LICENSING ORDINANCE

13. This Part shall be read as one with the Trades Licensing Ordinance and shall come into operation on the first day of July, 1971. 14. Section 6 of the Trades Licensing Ordinance is amended______

(a) in subsection (4) by deleting the full-stop at the end, substituting therefor a colon and adding the following proviso: —

Provided that where such body of persons employs any architect, quantity surveyor, engineer or registered or chartered accountant, such architect, quantity surveyor, engineer or registered or chartered accountant, as the case may be, shall also be required to take out a licence under item (aa) of subsection (1).";

(b) by adding immediately below subsection (.7) the following sub-

sections: -

"(7A) Where any person-

 (a) who belongs to any profession to which item (aa) of subsection (1) applies, renders in Tanganyika any services of a professional nature; or

(b) any person who carries out m Tanganyika any work of, or relating to, construction of a building,

such person shall, for the purposes of this section, be deemed to be carrying on m Tanganyika the profession or, as the case may be, the business of building contractor, and it shall be unlawful for him to render such professional services, or carryout such work unless-

(a) he has duly taken out a trading licence; or

(b) he is exempt from the requirement to take out a trading licence; or

(c) being a person who is not ordinarily resident in the

United Republic has taken out a temporary trading licence for which he has paid a fee of five hundred shillings.

(7B) Every temporary trading licence taken out under subsection (7A) shall be valid for a period of sixty days from the date of issue or such longer period as the Principal Secretary to the Treasury may in any particular case specify, and shall upon the expiry of such period cease to have effect.

(7c) Any person who m contravention of the provisions of subsection (7A) renders any services of a professional nature in Tanganyika or carries out or commence to carry out in Tanganyika any work of or relating to construction of a building shall be guilty of an offence and shall be liable on conviction to a fine not exceeding ten thousand shillings or to imprisonment for a term not exceeding twelve months or to both such fine and imprisonment."

Section 6A amended

(a) by deleting the words "the first day of June" which occur in the second and third lines and substituting therefor the words "within twenty-one days of the date when the licence expired;

15. Section 6A of the Trades Licensing Ordinance is amended-

(b) by deleting the word "sixty" which occurs in the fourth line and substituting therefor the words "twenty-one"

Construction and commencement cap. 208 section 6 amended

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Section 12 amended	subsection any mem substituti person au	ction 12 of the Trades Licensing Ordinance is an (2) by deleting the words "Any internal revenue of ber of the police force" which occur at the begin ing therefor the words ,,Any internal revenue off thorized in that behalf in writing by the Principal asury and any police officer."	ficer and ining and ficer, any
New section 30A added		Trades Licensing Ordinance is amended by adding w section 30, the following new section:-	immedia-
	"Revocation of licence upon conviction for certain offences	is satisfied that any person holding a trading licence convicted of any offence involving fraudulent evasi- tax, levy or duty payable under any written law, the Secretary may, by order under his hand, revoke the licence issued to such person and may further by the any subsequent order direct that such person she granted a trading licence for such period as he may order specify.	e has been ion of any Principal he trading he same or all not be ay in such
	· PAR	(2) Any person in respect of whom an order unsection (1) is made shall, if m contravention order, he engages in the trade or business, the trading in respect of which has been revoked, be guilty of a and be liable on conviction to a fine not except thousand shillings or to imprisonment for a term years or to both such fine and imprisonment.	of such ng licence in offence eding ten
	BU	(3) Where any order is made under subsection (1) conviction pursuant to which such order is ma appeal or revision, set aside, and no conviction for offence involving fraudulent evasion of any tax, lev is substituted therefor, the order shall cease to ha and shall be deemed never to have been made.	ade is, on any other vy or duty
		(4) For the purposes of this section "tax, o shall include-	r duty''
	E.A.H.C. No 10 of 1958	(a) income tax payable under the Income Tax (M ment) Act, 1958;	Ianage-
	Acts 1969 No. 54	(b) fiscal charges, suspended fiscal charges and duties payable under the Customs Tariff Act	
	Acts 1%9	(c) sales tax payable under the Sales Tax Act, 19	
	No. 30 Cap. 196	(d) export tax payable under the Export Tax Ordin	ance-,
	Acts 1967	(e) personal tax payable under the Personal Tax A	
	No. 46 Cap. 332	(f) excise duty payable under the Excise Tariff Or	
	Acts 1967	(g) transfer tax payable under the Transfer Tax Ac	
	No. 44	 (h) any other tax, levy or duty payable under an written law.". 	

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PART V

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	AMENDMENTS TO THE ESTATE DUTY ACT, 1963	
	s Part shall be read as one with the Estate Duty Act, 1963 some into operation on the fifteenth day of July, 1971.	Construction and comme- ncenent cap. 257
19. Sect	ion 22 of the Estate Duty Act, 1963 is repealed.	Section 22 repeated
(1) by dele	n 33 of the Estate Duty Act, 1963 is amended in subsection eting the words "one hundred" which occur in the third line tuting therefor the word "twenty."	Section 33 amended
by the foll	ng subsections (2) and (3) and substituting therefor the owing section: -	Section 37 replaced
"Time for payment	37. (1) Subject to the provisions of section 39, section 40 and section 41, the person delivering an estate duty affidavit or statement shall, together with such estate duty affidavit corrective affidavit or statement, as the case may be, pay to the Commissioner, estate duty, if any, payable in respect of the estate of the deceased and calculated in accordance with the provisions of this Act on the basis of such affidavit, corrective	
	affidavit or statement.	
	 (2) Where, by a notice of assessment served under the provisions of subsection (1) of section 31, the estate duty payable has been assessed at an amount greater than the amount of duty paid under subsection (1), the balance of the estate duty shall be paid within twenty-one days of the service of the notice of assessment. (3) Where, by a notice of assessment served under the provisions of subsection (1) of section 31, the estate duty payable has been assessed at an amount less than the amount 	2
	of the duty paid under subsection (1), the Commissioner shall, within a reasonable time, refund the excess paid."	
22. Sect	tion 38 of the Estate Duty Act, 1963 is amended-	Section 3b amended
ann	ubsection (1) by deleting the words "six per centum per um" which occur in the second line and substituting there- the words "one per centum per month;	
	eleting subsections (2) and (3) and substituting therefor the owing subsections: -	
	"(2) Where the duty or any part thereof is not paid in accordance with the provisions of section 37, interest shall be payable thereafter on all unpaid duty at the rate of two per centum per month.	
	(3) Where the amount of the duty specified in a notice of assessment exceeds the amount of duty, if any, paid in accordance with the provisions of subsection (1) of section 37 by a sum of five hundred shillings or more, interest shall	

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be payable on the whole of the excess at the rate of two per centum per month from the date on which payment was made under subsection (1) of section 37.

(4) Interest shall be payable and recoverable in the same manner as if it formed part of the estate duty.

(5) For the purpose of computation of interest payable under this section, any part of a month shall be counted as a whole month."

PART VI

AMENDMENTS TO THE PERSONAL TAX ACT, 1967

Construction and commencement Acts 1967 No. 46 Section 3

amended

23. This Part shall be read as one with the Personal Tax Act, 1967 shall come into operation on the first day of July, 1971.

24. Section 3 of the Personal Tax Act, 1967 is amended by deleting subsection (2) and substituting therefor the following subsection:-

(2) The chargeable income of a child who has not attained the ,age of eighteen years derived from any source whatsoever shall be deemed to be the chargeable income of-(a) the father of the child;

(b) where the father is dead or where the parents of the child are divorced and the mother has the custody of the child, the mother of the child;

(c) where both parents are dead, the guardian of the child: Provided that where the Principal Secretary to the Treasury is satisfied that the child is residing with a person other than his parent or guardian, and that such person has the custody of and control over the child, the Commissioner may, by order under his hand, direct that the chargeable income of the child shall be deemed to be the chargeable income of such person."

25. Section 19 of the Personal Tax Act, 1967 is amended m subsection (1).

- (a) by deleting the words "seven days" which occur in the second line and substituting therefor the words "twenty-one days";
- (b) in paragraph (b) by adding immediately after the words "25 per centum" which occur in the fourth line, the words "of unpaid amount -

Section 59 amended

26. Section 58 of the Personal Tax Act, 1967 is amended by adding immediately below paragraph (c) the following paragraph: -

"(cc) prescribing the penalty for failure to submit any accounts required to be submitted by Regulations within the time provided for in such Regulations."

PART VII

AMENDMENTS TO THE STAMPS ORDINANCE

Construction and commencement Cap. 189

27. This Part shall be read as one with the Stamps Ordinance and shall come into operation on the first day of July, 1971.

Section 19 amended

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28. The First Schedule to the Stamps Ordinance is amended in item 51 First Schedule (which relates to receipts), in paragraph (f) under heading "Exemptions" amended by deleting the words "or to"

PART VIII

AMENDMENTS TO THE PRIVATE MOTOR VEHICLES (REGISTRATION) TAx ACT, 1964

29. This Part shall be read as one with the Private Motor Vehicles Construction (Registration) Tax Act, 1964 and shall come into operation on the first day of July, 1971.

30. The Private Motor Vehicles (Registration) Tax Act, 1964 is amended in section 2, in subsection (1) by deleting the word "twelve" which occurs in the fourth line of paragraph (a) and substituting therefor the word "fifteen"

31. The Private Motor Vehicles (Registration) Tax Act, 1964 is amended by adding immediately below section 9 the following new section:

"Power ţo inspect, etc.

9A. (1) A police officer of or above the rank of an Inspe. ctor or any person authorized in that behalf, in writing, by the Principal Secretary to the Treasury, may stop and inspect any vehicle and ask the person in charge of the vehicle such questions as may be necessary in order to ensure that the provisions of this Act have been complied with.

(2) Where an officer exercising his powers under subsection (1) is satisfied that the provisions of this Act have not been complied with in respect of the vehicle, he may seize and detain the vehicle until such time as the provisions of this Act are complied with."

PART IX

AMENDMENTS TO THE TRAFFIC ORDINANCE

32. This Part shall be read as one with the Traffic Ordinance and shall be deemed to have come into operation on the nineteenth day of June, 1971.

33. Section 71 of the Traffic Ordinance is amended by deleting the full-stop at the end of the last paragraph, substituting therefor a colon and adding the following proviso: -

"Provided that, with the consent of the Minister for the time being responsible for legal affairs, regulations which relate to motor vehicles registered or licensed outside Tanganyika and which are brought into Tanganyika may provide for a penalty for any breach of such regulation of a fine not exceeding twenty thousand shillings or imprisonment for a term not exceeding five years or both such fine and imprisonment and may also provide for the forfeiture of the vehicle."

Construction and commencement Cap. 168 section 71 amended

and commencement Cap. 562 section 2 amended

New section 9A added

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34.-(1) Notwithstanding any other written law, any regulations made or purporting to have been made under the Traffic Ordinance before the passing of this Act prescribing a penalty. for the breach of any such regulation in accordance with the provisions of section 71 of that Ordinance as amended by section 33 of this Act, and which could have been validly made if this Act had been in operation when such regulations were made, shall be and is hereby declared always were, as valid and lawful as if this Act had been in operation when such regulations were made.

(2) Nothing in subsection (1) shall be construed so as the affect the power to revoke, amend or otherwise modify, any such regulations.

PART X

VALIDATION OF REFUNDS OF IMPORT DUTIES MADE TO THE EAST AFRICAN RAILWAYS CORPORATION AND EAST AFRICAN HARBOURS CORPORATION

35. In this Part unless the context otherwise requires-

"the Corporation" means the East African Railways Corporation establi. shed by the East African Railways Corporation Act, 1967, the East African Harbours Corporation established by the East African Harbours Corporation Act, 1967, and shall include the East African Railways and Harbours Administration established by the East African Railways and Harbours Administration Act;

"customs duty" means import duty, fiscal charges and suspended fiscal charges payable under the Customs Tariff Act, 1969, and includes any customs duty payable under any other written law in force prior to the enactment of the Customs Tariff Act, 1969 and prescribing the rates of customs duties.

36. Notwithstanding any provision of any other written law, any refund made to the Corporations of the customs duties paid by such Corporations on petroleum products acquired by them prior to the coming into force of this Act, shall be deemed to have been lawfully made and the Government shall be deemed to have had or to have the authority to make or authorize payment of such refunds:

Provided that this section shall not be construed as conferring upon the Government any authority to make any such refund in respect of petroleum products acquired after the commencement of this Act save under and in accordance with the provisions of any other written law.

Passed in the National Assembly on the twenty-secondday of July, 1971.

D

Clerk of the National Assembly

Printed by the Government Printer, Dar es Salaam, Tanzania.

Interpretation Community Gazette Legal Notice No 3 of 1967 Community Gazette Legal Notice No 6 of 1967 E.A.H.C. Acts Cap. 3

Validation of

regulations

made

Acts 1969 No. 54

Validation of refunds of customs duties made to the Corporations