THE FINANCE BILL, 1981

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		BELINGE LA TANZANIA	

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1981

THE UNITED REPUBLIC OF TANZANIA



No. 12 OF 1981

I ASSENT. Julia President

7TH SEPTEMBER, 1981

An Act to impose and alter certain taxes and duties, to amend certain written laws relating to taxes and duties and to provide for matters connected with them

ENACTED, by the Parliament of the United Republic of Tanzania.

PART I PRELIMINARY

1.-(1) This Act may be cited as the Finance Act, 1981.

(2) The provisions of the various Parts of this Act shall each come into operation on such date as is specified in the respective Parts.

PART II

AMENDMENT OF BUSINESS LICENSING ACT, 1972

2. This Part shall be read as one with the Business Licensing Act. 1972, and shall be deemed to have come into operation on the nineteenth day of June, 1981.

3. Section 10 of the Business Licensing Act, 1972, is hereby amended-

- (a) In sub-section (2), by deleting the full-stop which occurs at the end of the sub-section, substituting for it a comma and adding, immediately after the comma, the passage "subject to the provisions of sub-section (3).";
- (b) by adding, immediately after sub-section (2), the following new sub-section:

"(3) The Minister may, by order published in the Gazette, provide for the maximum penalty which any licensing authority may remit and any conditions which ma be Construction and commencement Acts, 1972 No. 25

short title

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imposed upon 'such remissions and every licensing authority shall, in considering whether or not to remit any Penalty under sub-section (2), comply with the provisions of any order made under this sub-section"

PART III

AMENDMENT OF THE CUSTOMS TARIFF ACT, 1976

Construction and commenceinent Acts, 1976 No. 12 Amendment of section 5

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4. This Part shall be read as one with the Customs Tariff "1976and shall be deemed to have come into operation on the nineteenth day of June, 1981.

5. Section 6 of the Customs Tariff Act, 1976, is hereby amended-

(a) in sub-section (5) by deleting the full - stop which occurs at the end of that subsection and substituting for it a semicolon, and adding after A the following passage:

> "but the commissioner shall not grant a remission or rebate of any import duty or suspended duty in excess of the maximum amount remittable under this *Section, which may be specified by the Minister by order Published in the *Gazette*.";

(b) by adding, immediately after subsection (5), the following n' subsections:

"(6) The Commissioner -shall, as soon as may be after he has granted any remission or rebate, or made a refund of any import duty, or suspended duty, prepare and submit to the Minister a, full report on the matter, setting out the circumstances and the reasons leading to Or justifying the remission, rebate or, as the case may be, refund.

(7) Upon receipt of a report submitted to him pursuant to subsection (6). the Minister may give such direction, to the Commissioner, in relation to, the subject matter of the report, as he sees fit and may, in addition' take any other action which he deems necessary-

(8) No action taken or thing done by the Commissioner in pursuance of any of the provisions of this section shall be subject to review or question by or in any court"

Amendment of First Schedule 6. The Schedule to the Customs Tariff Act, 1976, is hereby amended by deleting all the present rate of import duty or suspended duty as the case may be, Payable in relation to every article specified in the column beaded "Tariff Heading", and-

 (a) in the case of each of the articles in respect of which the rate of the duty payable is 15%", substituting for that rate, in each case. the rate "20%";

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(b) in the case of e of the duty pa case, the rate "	each of the articles in respect of y yable is "50%", substituting for t 60%", and	which the rate hat rate, in each	
(c) m the case of e	each of the articles in respect of y	which the rate	

of the duty payable is "100%", substituting for that rate in, each case, the rate "120%"

PART IV

AMENDMENT OF THE EXPORT TAX ACT, 1974

7. This Part shall be read as one with the Export Tax Act, 1974, and shall be deemed to have come into operation the nineteenth day of June. 1981.

8. section 5 of the Export Tax Act, 1974, is hereby amended-

(a) m subsection (3), by deleting the full-stop which occurs at the, end a that subsection and substituting for it a semi-colon, and adding after it the following passage:

> "but the Commissioner or a proper officer authorized by him in that behalf shall not remit the penalty in excess of the maximum amount of penalty remittable under this section which may be specified by the Minister by order published in the Gazette.

(b) by adding immediately after subsection (3), the following new subsections:

(4) The Commissioner. or proper officer authorized by him in that behalf, shall, as soon as may be after he has remitted any penalty, prepare and submit to tile Minister a full report on the matter, setting out the circumstances and the reasons leading to or justifying the remission.

(5) Upon receipt of a report submitted to him pursuant to, subsection (4), the Minister may give such directions to the Commissioner, in relation to the subject-matter of the report as he sees tit and may, in addition, take any other action which he deems necessary.

(6) No action taken or thing done by the commissioner in pursuance of any of the provisions of this section shall be subject to review or question by or in any court-".

PART V

AMENDMENT OF THE FOREIGN TRAVEL LEVY ACT. 1979

9. This Part shall be read as one with the Foreign Travel Levy Act, 1979. and shall be deemed to have come into operation on the nineteenth day of June, 1981.

Construction and commencement Act, 1979 No. 13

Construction and commencement Acts, 1974 No. 17 Amendment of section 5

5	No. 12	Finance	1981
Addition of new section 14		e Foreign Travel Levy Act. 1979, is hereby amended ediately after section 13, the following new section	
	"Refund of Levy	14. -(1) Subject to the provisions of this section any regulations made under this Act, the Principal to the Treasury may grant a refund of any fore levy	l Secretary
		(a) which, or a part of which, is paid in error;	
		(b) which is paid by a person who is otherwise of from liability to pay it; or	exempted
		(c) if the air journey in respect of which it is p not take place.	aid does
		(2) No refund (A foreign travel levy shall be grant this section unless the Principal Secretary to the is satisfied-	ted under Treasur
		(a) that approval to undertake foreign travel w by the Bank of Tanzania and the foreign t was actually paid;	
	PAD	(b that after obtaining approval for foreign t payment of the foreign travel levy, the air not purchased or was returned and the fare or the aircraft hired was not used for foreign	ticket wa e refunde
	•	(c) that the amount paid exceeded the sum which have been paid as foreign travel levy. or	ch should
		(d)' that the person who paid the foreign trave exempt from paying it or should not have	
		(3) No refund shall be granted under this section the person claiming the refund presents his clar twelve months from the date on which the fore levy was paid.	aim with
		(4) The Minister shall, by regulations made und 13 provide for the manner and the procedure for and dealing with applications for refund of for levy, and may in those regulations provide for the of such fee as he may specify.	the makin eign trav
		(5) Not withstanding sub-section (3), a bona fide tion for refund of foreign travel levy made at any re, or within six months from. the commencen section shall not be refused on the ground only than twelve months have elapsed since the levy	time before the time the time before the time

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PART VI

AMENDMENT OF THE HOTEL LEVY ACT, 1972

11. This part shall be read as one with the Hotel Levy Act. 1972, and shall be deemed to have come into operation on the nineteenth day of June, 1981.

12. Section 8 of the Hotel Levy Act, 1972, is hereby amended-

(a) by deleting subsection (3) and substituting for it the following'-

"(3) The Commissioner may remit in whole or in part any penalty payable under this section; but the remission shall not be in excess of the maximum amount remittable under this section, which may be specified by the Minister by order published in the *Gazette*.".

(c) by adding, immediately after subsection (4). the following new subsection:

"(5) The Commissioner shall, as soon as may be after he has remitted any penalty, prepare and submit to the Minister a full ii-port on the matter, setting out the circumstances and the reasons leading to or justifying the remission.

(6) Upon receipt of a report submitted to him pursuant to subsection (5), the Minister may give such directions to the Commissioner, in relation to the subject-matter of the report, as he see, fit and may, in addition, take any other action which he deems necessary.

(7) No action taken or thing done by the Commissioner in pursuance of any of the provisions of this section shall be subject to review or question by or in any court-"-

PART VII

AMENDMENT OF THE INCOME TAX ACT, 1973

13.-(1) This Part shall be read as one with the income Tax Act, 1973, and shall, subject to subsection (2), be deemed to have come into operation on the nineteenth day of June, 1981.

(2) Section 18 shall be deemed to have come into operation on the first day of July, 1981 -

14. Section 8 of the Income Tax Act, 1973, is hereby amended in subsection (5), by deleting the words "twenty five per cent" which occur in the proviso to that subsection, and substituting for them the word "one-half".

Construction ad commencemnt Acts, 1973 No. 33

Amendment of section 8

Construction and commencement Acts, 1972 No. 23 Amendment of section 8

8	No. 12	Finance	1981
Amendment of section 19	subsection (4) which appears	19 of the Income Tax Act, 1973 is hereby among by inserting a comma immediately after the word in the fifth line and adding immediately after that bassage 44 rent, premium of like consideration''.	"fees"
Amendment of section 116	16. Section	n 116 of the Income Tax, 1973, is hereby amend	led-
of section 110	(a) in parag ment"	raph (e), by adding immediately after the word "c which occurs in the second line, a comma a information or any particulars";	
	(b) in parageneration (b) end of	graph (h), by deleting the full-stop which occurs a the paragraph, and substituting for it a semi-co	at the lon; and
	(c) by addin paragrap	ng, immediately after paragraph (b), the following h: -	g new
	(i)	fails or refuses to comply with the provisions of 610A) or (1B) in relation to the issue of receip payment received or the keeping of the duplicat of the receipts issued."	pts for
Amendment of Third Schedule		HEAD B of that Schedule and substituting for EAD: -	
	PA	"HEAD B RATES OF TAX	
	" 1 . The ine	dividual rates of tax shall be: -	
	Monthly Incom	Rate Payable .	
		ne exceeds Shs. 600/ Nil	
	exceed Sh. 601		
	Where such incon exceed Shs. 60	ne exceeds Shs. 601/- but does not)2/ Shs. 0/40	
	Where such incon exceed Shs. 60	ne exceeds Sits. 602/- but does not 3/ Shs. 0/60	
	Where such incor exceed Shs. 604	ne exceeds Shs. 603/- but does not 4/ Shs. 0/80	
		ne exceeds Shs, 604/- but does not	
		ne exceeds Shs. 605/- but does not	
	Where such incor	ne exceeds Shs. 606/- but does not	
		ome exceeds Shs. 607/- but does	
		me exceeds Shs. 608/- but does not	
	exceed Shs. 609 Where such incor	//- Shs. 1/80 ne exceeds Shs. 609/- but does not	
	exceed Shs. 610		

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Monthly Income	Rate Payable
Where such income exceeds Shs. 6101- but does not exceeds Shs. 61 1 /	Shs. 2/20
Where such income exceeds Shs. 611 but does not exceed Shs. 612/	Shs. 2/40
Where such income exceeds Shs. 612 but does not exceed Shs. 613/	Shs. 2/60
Where such income exceeds Shs. 613 but does not exceed Shs. 614/	Shs. 2/80
Where such income exceeds Shs. 614/- but does not exceed Shs. 615/	Shs. 3/00
Where such income exceeds Shs. 615/- but does not ex- coed Shs. 616/	Shs. 3/20
Where such income exceeds Shs. 616/- but does not exceed Shs. 617/	Shs. 3/40
Where such income exceeds Shs. 617/- but does not exceed Shs. 618/	Shs. 31/0
Where such income exceeds Shs. 618 but does not ex- coed Shs. 619/	Shs. 3/80
Where such income exceeds Shs 619/- but does not exceed Shs. 620/	Shs. 4/00
Where such income exceeds Shs. 620/- but does not exceed Shs. 1,000/-	Shs. 4/- and in addition to it 20 per centum of the amount in excess of Shs. 620/-

Where such income exceeds Shs 1,000/- but does not exceed Shs. 2,000/-

Where such income exceeds Shs. 2,000/- but does not excoed Shs. 3,000/-

Where such income exceeds Shs. 3,000/- but does not exceed Shs. 4,000/-

Where such income exceeds Shs. 4,000/- but does not exceed Shs. 5,0001-

Where such income exceeds Shs. 5,000/- but does not exceed Shs. 6,000/-

Where such income exceeds Shs. 6.000/- but does not exceed Shs. 7,000/-

Shs. 80/- and in addition to it, 25 per centum of the amount in excess of Shs. 1,000/-

Shs. 330/- and in addition to it, 30 per centum of the amount in excess of Shs. 2,000/-

Shs. 630/- and in addition to it, 35 per centum of the amount in excess on ShS. 3,0001-

Shs. 980/- and in addition to it, 50 per centum of the amount in excess of Shs. 4,000/-

Shs. 1,480/- and in addition to it, 65 per centum of the amount in excess of Shs. 5,000/-

Shs. 2,130/- and in addition to it, 70 per centum of the amount in excess of ShS. 6,000/-

10	No. 12		Finance	1981
	Monthly	Income		Rate Payable
	Where such income ceed Shs, 8,000/-		0/- but does not ex 	- Shs. 2,9301- and in addition to it, 90 per centum, of the amount in excess of Shs. 7,000/-
	Where such income Shs. 9,000/-			Shs. 3,630/- and in addition to it, 80 per centum of the amount it, excess of Shs. 8.000/-
	Where such income ceed Shs. 10,000	,	0/- but does not e: 	Shs. 4,430/- and in addition to it, 80 per centum of the amount in excess of Shs. 9,000/-
	Where such incom exceed Shs. 15,0		000/- but does no 	t. Shs, 5,230/- and in addition to it, 85 per centum of the amount in excess of Shs. 10,000/-
	Where such incom exceed Shs. 20,00		000/- but does no	Shs. 9,480/- and in addition to it, 90 per centum of the amount in excess of Shs. 15,000/-
	Where such income	e exceeds Shs. 20,0	000/	Shs. 13,980/- and in additi- on to it, 95 per centum of the amount in excess of Shs. 20,000/-"
	the tax pa as follow (a) hi;-,	yable, from his in vs total income in th	come for any year of incom	erived solely from employment ear of income shall be calculated e shall be divided by 12; f income arrived at under sub-

(b) tax shall be assessed on the amount of income arrived at under sub-paragraph (a) as if such amount of income were his monthly income;
 (c) the tax assessed under paragraph (b) shall be multiplied by 12."

PART VIII

AMENDMENT OF THE LAND (RENT AND SERVICE CHARGE) ACT. 1974

18. This Part shall be read as one with the Land (Rent and Service Charge) Act, 1974, and shall be deemed to have, come into operation on the first day of July, 198 1.

19. Section 10 of the Land (Rent and Service Charge) Act, 1974, is repealed and replaced by the following section:

"Payment of land rent 10.-(l) The land rent for any year shall be paid to the Commissioner within sixty days from the date when it becomes due for payment.

(2) Land rent in respect of every land shall be due for payment on the first day of July in every year.

(3) Where, for the purposes of complying with the provisions of section 41 (1) (a) of the Land Registration Ordinance in relation to the registration of a disposition of land, a

Construction and commencement Acts, 1974 No. 19

Repeal and replacement of section 10

Cap. 334

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	person applies to the Commissioner for his written appro- the Commissioner shall not grant the approval unless he satisfied that all the land rent payable by die owner in resp of the land in question has been paid.".	e is	
20. Sec hereby a	ction 11 of the Land (Rent and Service Charge) Act. 197 mended-	'4,	Amendmen of section
cer	aragraph (b) of subsection (1), by deleting the words "ten per ntum" where they occur and substituting for them the word per centum" $\frac{1}{2}$	ords	
of	subsection 3, by deleting the full-stop which occurs at the e that subsection and substituting for it a semi-colon, and add mediately after it the following passage:	nd ling	
	"but the Commissioner -shall not remit the penalty in exc of the maximum amount of penalty remittable under section, which may be specified by the Minister by or published in the <i>Gazelle</i> .;	this	
	adding, immediately after subsection (4); the following new bsection:	N	
	"(5) The Commissioner shall, as soon as may be after has remitted any penalty, prepare and submit to the Mini a full report on the matter, setting out the circumstances the reasons leading to or justifying the remission.	ister	
	(6) Upon receipt of a report submitted to him pursuant subsection (4). the Minister may give such directions the Commissioner in relation to the subject-matter of report, as he sees fit and may, in addition, take any o action which he deems necessary.	to the	
	(7) No action taken or thing done by the Commission in pursuance of any of the provisions of this section sha in pursuance of any of the provisions of this section s subject to review or question by or in any court.".	ll be	
21. The is hereb the follow	Schedule to the Land (Rent and Service Charge) Act. 1 by amended by deleting paragraph (c) and substituting f wing:	974. for it	Amendmo of Schedu
	"(c) in any other case-		
	 (i) if no premium was paid on the grant of the right of occupancy, 121 percent of the economic v of the land comprised in the right of occupance 	alue	
	(ii) if a premium was paid on the grant of right of occupancy, 111/2 percent of the eco mic value of the land comprised in the of occupancy."	ono-	
	mic value of the land comprised in the	right	

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PART IX

AMENDMENT OF THE LAND REGISTRATION ORDINANCE

Construction and commencement Cap. 334

22. This Part shall be read as one with the Land Registration Ordinance, and shall be deemed to have come into operation on tile ninefor it -the following: -

Amendment **23.** Section 41 of the Land Registration Ordinance is hereby of section 41 amended by deleting subsection (1) of that section and substituting for it the following:

Disposition of land

"41.-(1) No disposition shall be registered unless.-

(a) there is furnished to the Registrar a certificate in writing by the Commissioner for Land Rent and Service Charge signifying his approval to the disposition, and

(b) it has been effected by, deed-

(i) in the prescribed form; or

(h) where no form is prescribed, in such form as the Registrar may approve, and

PART X

AMENDMENT OF MOTOR VEHICLES (TAX ON REGISTRATION AND TRANSFER) ACT, 1972

Construction and commencement Acts, 1972 No. 21

Amendment of section 5 24. This Part shall be read as one with the Motor Vehicles (Tax on Registration and Transfer) Act, 1972, and shall be deemed to have come into operation on the nineteenth day of June, 1981.

25. Section 5 of the Motor Vehicles (Tax on Registration and Transfer) Act, 1972 is hereby amended-

(a) in subsection 3, by deleting the full-stop which occurs at the end of that subsection and substituting for it a semi-colon, and by adding immediately after it the following passage: -

-but the Commissioner shall not remit a penalty in excess of the maximum amount of penalty remittable under this section, which may be specified by the Minister by order published in *Gazette*. ";

(b) by adding, immediately after subsection (4), the following new subsections: -

"(5) The Commissioner shall, as soon as may be after be has remitted any penalty, prepare and submit to the Minister a full report on the matter, setting out the circumstaaces and the reason leading to or justifying the remission of the penalty.

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(6) Upon receipt of a person submitted to him pursuant to subsection (5), the Minister may give such directions W the Commissioner in relation to the subject-matter of the report, as he sees fit and may, m addition, take any, other action which he deems necessary.

(7) No action taken or thing done by the Commissioner in pursuance of any of the provisions of this section shall be subject o review or question by or in any court'.

PART XI

AMENDMENT OF THE ROAD TRAFFIC ACT, 1973

26. This Part shall be read as one with Road Traffic Act. 1973.

27.-(1) Section 64c of the Road Traffic Act, 1973, is amended in subsection (1) by adding, immediately after that subsection, the following new subsection: -

"(1) The Principal Secretary to the Treasury may grant a refund of any fees paid for a road licence where he is satisfied that the fees so paid was paid in error."

(2) This subsection shall be deemed to have come into operation on the first day of June, 1979.

28.-(1) The Second Schedule to the Road Traffic Act, 1973 is amended by deleting the whole of category E and substituting for it the following new category: -

"E:A goods vehicle or commercial *vehicles* including a trailer of a load capacity:

(1) not exceeding 1,500 kilograms	Shs'. 600/
(2) exceeding 1,500 kilograms but not exceeding 2,000	
kilograms	Shs. 800/-
(3) exceeding 2,000 kilograms but not exceeding 3,000	
kilograms y	Shs. 1,200
(2) exceeding 3,000 kilograms but not exceeding 4,000	
kilograms A	Shs. 1,600/-
(5) exceeding 4,000 kilograms but not exceeding 5,000	
kilograms	Shs. 2,500/

PART XII

AMENDMENT OF THE SALES TAX ACT, 1976

29. This Part shall be read as one with the Sales Tax Act, 1976, and shall be (teemed to have come into operation on the nineteenth day of June, 1981.

30. Section 26 of the Sales Tax Act, 1976, is hereby amendedend of that subsection and substituting for it a semi-colon, and end of that subsection and substituting for it a semi-colon, and adding immediately after it the following passage--

and commencement Acts 1973 No. 30

Construction

Amendment section 6c

Amendment Second Schedule

> Construction and commencement Acts, 1976 No. 13

Amendment of section 26

14	No. 12	Finance	1981
		"but the Commissioner shall not remit the	1, 1

"but the Commissioner shall not remit the penalty in excess of the maximum amount of penalty remittable under this section, which may be specified by the Minister by order published in the *Gazette*."

(b) by adding immediately after subsection (3) the following new subsection: -

"(4) The Commissioner shall, as soon as he remits any penalty, prepare and submit to the Minister, a full report on the matter, setting cut the circumstances and the reasons leading to, or justifying the remission of the penalty.

(5) Upon receipt of a report submitted to him pursuant to subsection (4) the Minister may give such directions to the Commissioner in relation to the subject-matter of the report, as he sees fit and may, in addition, take any other action as he deems necessary.

(6) No action taken or thing done by the Commissioner in pursuance of any of the provisions of this section shall be subject to review of question by or m. any court.".

31. The First Schedule to the Sales Tax Act, 1976. is hereby amended-

(a) in Chapter 22-

"Amendment of First

Schedule

- (i) by deleting the sales tax rate in respect of Tariff No. 22.01A and B, which relate to spa waters and aerated waters and other, and substituting for that rate, in each case, the rate "Shs. 4/25 per litre";
- (ii) by deleting the sales tax rate m respect of Tariff No. 22-02A, which relates to lemonade, flavoured spa waters and flavoured aerated waters, and substituting for that rate the rate "Shs. 4/25 per litre";
- (iii) by deleting the sales tax rate in respect of Tariff No. 22.02B, which relates to other, and substituting for that rate the rate "Shs. 4/75 per litre";
- (iv) by deleting the sales tax rate in respect of Tariff No. 22.03A, which relates to beer made from malt, and substituting for that rate "Shs. 24.50 per litre';
- (v) by deleting the sales tax rates in respect of all items in Tariff Nos. 22.05, 22.06 and 22.07, which relate to wines, and substituting for them, in each case, the rate "100";
- (b) in Tariff No. 24.02 by deleting sub-item A, B, C(2), D and F(2) and the sales tax rates in relation to them and sub-tituting for each of them the following sub-items together with their cor. responding sales tax rates:

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 B. Cigarettes: (1) Crescent and Star Medium manufactured by Tanzania Cigarette Company S (2) Crescent and Star large manufactured by Tanzania Cigarette Company and Za Fahari manufactured by Zanzibar Cigarettes Factory S (3) Safari Small S (4) Safari Kings manufactured by Tanzania 	Shs. 275 per kg.
 (1) Crescent and Star Medium manufactured by Tanzania Cigarette Company S (2) Crescent and Star large manufactured by Tanzania Cigarette Company and Za Fahari manufactured by Zanzibar Cigarettes Factory S (3) Safari Small S (4) Safari Kings manufactured by Tanzania Cigarette Company S (5) Sportsman and Sweet Menthol manufactu- 	
Tanzania Cigarette Company S (2) Crescent and Star large manufactured by Tanzania Cigarette Company and Za Fahari manufactured by Zanzibar Cigarettes Factory S (3) Safari Small S (4) Safari Kings manufactured by Tanzania Cigarette Company S (5) Sportsman and Sweet Menthol manufactu-	
 (2) Crescent and Star large manufactured by Tanzania Cigarette Company and Za Fahari manufactured by Zanzibar Cigarettes Factory S (3) Safari Small S (4) Safari Kings manufactured by Tanzania Cigarette Company S (5) Sportsman and Sweet Menthol manufactu- 	
Tanzania Cigarette Company and Ža Fahari manufactured by Zanzibar Cigarettes Factory (3) Safari Small (4) Safari Kings manufactured by Tanzania Cigarette Company Softer Company (5) Sportsman and Sweet Menthol manufacture	hs. 112/50 per 1,000 Ciga-
Cigarettes Factory S (3) Safari Small S (4) Safari Kings manufactured by Tanzania Cigarette Company S (5) Sportsman and Sweet Menthol manufactu-	rettes.
 (4) Safari Kings manufactured by Tanzania Cigarette Company S (5) Sportsman and Sweet Menthol manufactu- 	Shs. 135/- per 1,000 Ciga- rettes.
Cigarette Company S (5) Sportsman and Sweet Menthol manufactu-	hs. 137/50 per 1,000 Ciga- rettes.
(5) Sportsman and Sweet Menthol manufactu-	
	hs. 160/- per 1,000 Ciga- rettes.
Baridi and Za R.aha manufactured by Zanzibar Cigarette Factory S	M. 245/- per 1,000 Ciga- rettes.
(6) Embassy manufactured by Tanzania	
Cigarette Company S	hs. 315/- per 1,000 Ciga-
(7) Rex manufactured by Tanzania Cigarette	rettes.
Company S	hs. 342/50 per 1,000 Ciga-
(8) Tropican manufactured by Tanzania	rettes.
	hs. 345/- per 1,000 Ciga-
	rettes.
C. Snuff:	
	bhs. 39/- per kg.
	hs. 90/- per kg.
E Other manufactured Tobacco: (2) Other SI	hs. 2751- per kg.
PART XIII	

AMENDMENT OF THE COMPANIES (REGULATION OF DIVIDENDS AND SURPLUSES AND MISCELLANEOUS PROVISIONS) ACT, 1972

32. This Part shall be read as one with the Companies (Regulation of Dividends and Surpluses and Miscellaneous Provisions) Act, 1972, and shall be deemed to have come into operation on the nineteenth day of June, 1981.

33. Section 7 of the Companies (Regulation of Dividends and Surpluses and Miscellaneous Provisions) Act, 1972, is hereby amended in subsection (1) by deleting the passage "company, whether or not a" which commences immediately after the word "No" at the beginning of the subsection, and ends immediately before the word "specified" *in* the first line of the subsection.

Passed in the National Assembly on the twenty-fourth day of July, ^{1981.}

Clerk of the National Assembly

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

Construction and commencement Acts, 1972 No. 29

Amendment of section 7