## THE UNITED REPUBLIC OF TANZANIA



No. 41 of 1965

I ASSENT,

8TH JULY, 1965

resident

An Act to impose and alter certain taxes, duties and fees and to amend certain enactments relating to taxes, duties and fees and the management of the public revenues, and for connected purposes

[9TH JULY, 1965]

ENACTED by the Parliament of the United Republic of Tanzania.

1. This Act may be cited as the Finance Act, 1965.

Short title

## PART I

#### **Excise Duties**

- 2. This Part shall be read as one with the Excise Tariff Ordinance Construction and shall be deemed to have come into operation on the eleventh day and commencement of June, 1965.

  Cap. 332
- 3. The First Schedule to the Excise Tariff Ordinance is hereby Increase in amended by substituting for the entries in the column headed Rates excise duty of Excise Duty, opposite to items 1 and 5 (which relate to beer and reduction of matches respectively) the following new entries: —

excise duty

(a) item 1: Per 36 standard gallons of worts	•••	Shs. 3	306/-;
(b) item 5 (i): Per gross containers		Shs.	3/-;
(c) item 5 (ii): Per 7,200 matches	•••	Shs.	3/-;
and the excise duties are hereby varied accordingly	7.		

## PART II

### CUSTOMS DUTIES

4. This Part shall be read as one with the Customs Tariff Ordinance Construction and shall be deemed to have come into operation on the eleventh and comday of June, 1965.

Increases in the customs duties on various goods and amendments to the

2

5. The First Schedule to the Customs Tariff Ordinance is hereby amended as follows: -

**Finance** 

- (a) by substituting for the entries in the column headed Import Duty opposite to the following items the following respective new entries: -
  - (i) item 26 (which relates to ale, beer and similar goods): "Per imperial gallon, Shs. 18/-";
  - (ii) item 39 (c) (which relates to stockings and hose): "Per pair, Sh. 1/- (or 40 per cent" ad valorem, whichever is the greater)";
  - (iii) item 40 (a) (v) (which relates to certain woven fabrics): "Ad valorem 40 per cent.";
  - (iv) item 45 (aa) (i) (which relates to wood screws): "Ad valorem 30 per cent.";
  - (v) item 45 (b) (which relates to nails): "Ad valorem 30 per cent.":
  - (vi) item 45 (c) (i) (which relates to certain steel bolts): "Ad valorem 30 per cent.";
  - (vii) item 45 (c) (ii) (which relates to certain nuts and washers): "Ad valorem 30 per cent.";
  - (viii) item 58A (1) (b) (which relates to certain aluminium sheets): "Ad valorem 33\frac{1}{3} per cent.";
  - (ix) item 58A (1) (c) (which relates to certain aluminium circles and coils): "Ad valorem 33\frac{1}{3} per cent.";
  - (x) item 58A (1) (d) (which relates to certain enamelled aluminium and similar goods): "Ad valorem 33\frac{1}{3} per cent.";
  - (xi) item 98 (which relates to petroleum, crude or partly refined for further refining): "Per imperial gallon at 62°F., Shs. 1/95";
  - (xii) item 99 (b) (which relates to motor spirit, gasolene and similar good other than aviation spirit): "Per imperial gallon at 62°F, Shs. 1/95";
  - (xiii) item 118 (c) (which relates to leather not elsewhere specified): "Per sq. ft, cents 90 (or 30 per cent. ad valorem, whichever is the greater)";
  - (xiv) item 123 (a) (which relates to certain boxes including tea chests): "Per box, Shs. 2/- (or 15 per cent ad valorem, whichever is the greater)";
  - (xv) item 127 (which relates to plywood and similar sheeting and boarding): "Ad valorem 30 per cent.";

(xvi) item 165 (g) (which relates to certain packing materials): "Ad valorem 30 per cent.";
(b) by deleting item 15A and by substituting therefor the following new item:—
'ITEM No. ARTICLE IMPORT DUTY SUSPENDED DUTY
15a. (a) Jams, marmalades, fruit jellies, syrup, treacle, honey and similar preparations Ad valorem 37½ per cent.
(b) Pickles, sauces, soups, and salad dressings including olive oil, vinegar and vinegar substitutes Ad valorem 37½ per cent.
(c) Fruits, vegetables, including edible fungi, and vegetable preparations, tinned, bottled, dried, crystallised and otherwise preserved Ad valorem 37½ per cent.
(d) Confectionery Ad valorem 37½ per cent.
(e) Spices and herbs Ad valorem 37½ per cent.
(f) Nuts and nut preparations, n.e.s. Ad valorem 37½ per cent. ";
<ul> <li>(c) by deleting the word "tubular" in paragraph (c) of item 40 (which relates to fabrics);</li> <li>(d) by deleting the words and comma "Baby carriages," in paragraph (g) of item 48;</li> <li>(e) by inserting, immediately below item 51A, the following new item: —</li> </ul>
ITEM No. ARTICLE IMPORT DUTY SUSPENDED DUTY
51B. Aluminium holloware, n.e.s Ad valorem 33\frac{1}{2} per cent. ";
(f) by deleting paragraph (a) of item 56 and by substituting therefor the following new paragraph:—
"ARTICLE IMPORT DUTY SUSPENDED DUTY
(a) For agricultural, dairying or water boring purposes:
(i) Plate mills and hammer mills for grinding Ad valorem 15 per cent.
(ii) Other Free ";
(g) by deleting paragraph (n) of item 58 and by substituting therefor the following new paragraph:—

	"Article	,	IMPORT DUTY		SUSPENDED DUTY
ex fo	eel strips, bars, rod cluding steel secti r the manufacture d doors:	ls and angles, ons imported of windows			
<b>(i</b> )	Round bars an concrete reinforci 1½ inches in diamedeformed bars	ng 1 inch to eter, including	d valorem 25 per	cent.	
(ii	) Bars of square cr thickness 1 inch t	oss-section of			
(iii)	Angles of a side 1 inch by 1 inch	width from to 24 inches	l valorem 25 per	# : * :	:
(iv)	by 2½ inches Flats or strips of to 5 inches and cinch to ½ inches flats for springs	width ½ inch of thickness ½ th, including	l valorem 25 per l valorem 25 per		
(h) 1	by re-lettering s	ubparagraph (	1) (e) of item	58A as subp	aragraph
(	(l) (f), and by paragraph (l) (e	inserting in t	hat item the	following n	ew sub-
	"ARTICLE		IMPORT DUTY		Suspended Duty
	(e) Foil	Fr	ee.	A 331 r	d valorem er cent.";
(i) {	by deleting the substituting there	words "tanks	and building' "and tanks";		
	y inserting, in it			agraph: —	
	"Article		IMPORT DUTY	· - ·	SUSPENDED DUTY
	(d) Pipes, piping a	and tubes Fr	ee.		d valorem per cent.";
(k) 1	by deleting par substances used	agraph (c) of for proofing	item 81 (whi cement and	ch relates to similar purpo	certain
(I) T	by deleting the cement" in item pitch fibre";	comma and	words ", pit	ch fibre or	aghestos
(m) 1	by deleting para and by substitu	graph (k) of it ting therefor t	em 108 (which he following	relates to ch	emicals) h:—
	"ARTICLE		IMPORT DUTY	·	SUSPENDED DUTY
	(k) Other, n.e.s. such by the but not includi substances or used in the m beverages, per metics or toilet	Commissioner ng chemicals, preparations anufacture of	ee.		";
(	by inserting, in other" in parag n.e.s.";	nmediately aft	er the words	and common and l	a "Ink.
(o) l	by inserting, in item:—	nmediately be	ow item 143	, the follow	ing new

"ITEM I	No. A	RTICLE	IMPORT DUTY	Suspended Duty	
143a. (a		iving sets, complete, notor vehicle radios 	Ad valorem 30 per cent. (or, if the specific suspended duty is chargeable, Free)	Ad valorem 7½ per cent. (or each Shs. 50/- where this amount exceeds the com- bined import duty and suspended duty chargeable ad valo- rem).	
( )	accessories, and n.e.s.	receiver parts and excluding batteries	Ad valorem 30 per cent.	Ad valorem 7½ per cent.";	
(p)	new item:		by substituting there	for the following	
"ITEM	No.	ARTICLE	IMPORT DUTY	Suspended Duty	
159. Foodstuffs, grown in Malawi and handicraft articles such as mats, utensils, etc., made in Malawi without the use of machinery, being foodstuffs and articles imported only for direct trading in village markets Free.  (q) by deleting the words and commas "Kenya, Uganda, Tanganyika, Zanzibar, Nyasaland and Northern Rhodesia" in paragraph (c) of item 161 (which relates to the duty free importation of gifts from servicemen) and by substituting therefor the words and comma "Tanzania, Uganda and Kenya";					
(1)		llowing new par	of item 165, and by agraph:—	substituting there-	
	",	ARTICLE	IMPORT DUTY	SUSPENDED DUTY	
	(d) Wrappin	g paper, unprinted	Free.	";	
(s) by inserting, immediately after the words "metal foil" in paragraph (f) of item 165, the comma and letters ", n.e.s.";					
(t)	by deleting item: —	item 167 and by	substituting therefor	the following new	
"ITEM	No.	Article	IMPORT DUTY	Suspended Duty	
ir r	ppliances an accluding furning com, workshow a) Blackboard cleaners an ments; creaser rulexceeding 1 set squares articles com and spience holders, steincluding i	onery, instruments d similar requisites ture used in the class op or laboratory—  s, blackboard instruayons, lead pencils beters; rulers (no l2 inches), compasses, dividers and simila nprising mathematica instrument sets; pen el nibs, inkwells no nkwells in desk sets powder;	1 		

Ітем	No.	ARTICLE		Import	DUTY	Suspended Duty	
(b)	Exercise l	oooks and	blackboard			Don	
	(i) of a Minister Gazette (ii) Other	kind specifier by noti	ce in the	Ad valorem	30 per cent.		
(c)	prior to Customs educations for the pu	aported or clearance the by or on all institution rpose of su the Chief	hrough the behalf of as approved ch importa-	Free.		";	

(u) by deleting the words "Hand painted" in paragraph (b) of item 173 (which relates to works of art) and by substituting therefor the words "Hand printed",

and customs duties are hereby imposed or varied, as the case may be, in accordance with the foregoing provisions of this section.

# PART III

### PERSONAL TAX

Construction and comencement Cap. 355

- 6.—(1) This Part shall be read as one with the Personal Tax Ordinance.
- (2) Subsection (1) of section 7 shall come into operation on the first day of January, 1966 and subsection (2) of section 7 shall be deemed to have come into operation on the first day of January, 1962.

Increases in rates of personal tax Cap. 355 7.—(1) Section 11 of the Personal Tax Ordinance, as set out in the Personal Tax (Amendment) Ordinance, 1961 and section 13 of the Finance Act, 1962 (which imposes and prescribes the rates of the personal tax), is hereby amended by deleting paragraphs (a) to (j) (inclusive) of subsection (1) and by substituting therefor the following new paragraphs:—

(a) where the person's chargeable income exceeds £100 but does not exceed £150 per annum	Shs.	30/
(b) where the person's chargeable income exceeds £150 but does not exceed £200 per annum	Shs.	60/
(c) where the person's chargeable income exceeds £200 but does not exceed £250 per annum	Shs.	90/
(d) where the person's chargeable income exceeds £250 but does not exceed £300 per annum	Shs.	140/
(e) where the person's chargeable income exceeds £300 but does not exceed £400 per annum	Shs.	275/
(f) where the person's chargeable income exceeds £400 but does not exceed £500 per annum	Shs.	375/
(g) where the person's chargeable income exceeds £500 but does not exceed £600 per annum (b) where the person's chargeable income exceeds	Shs.	500/
(h) where the person's chargeable income exceeds £600 but does not exceed £700 per annum	Shs.	650/

1965

- (i) where the person's chargeable income exceeds Shs. 750/-. £700 but does not exceed £800 per annum ...
- where the person's chargeable income exceeds Shs. 900/-.", £800 per annum ... and the rates of personal tax are hereby amended accordingly.
- (2) Section 11 of the Personal Tax Ordinance is hereby further amended by deleting subsection (2) and by substituting therefor the following new subsection: -
  - "(2) For the purposes of this section, the following persons shall be deemed to be in the Territory-
  - (a) a person who is drawing salary in respect of his services in the Territory, during the period when he is drawing such salary other than a period of leave which immediately precedes his retirement from a salaried post; and
  - (b) a citizen of the United Republic who is in the service of the United Republic and is employed outside Tanganyika, during the period of such service.".

## PART IV INCOME TAX

- 8. This Part shall be read as one with the Income Tax (Rates and Construction Cap. 411 Allowances) Ordinance.
- 9. In respect of assessments for the year of income commencing Reduction of married and on the first day of January, 1964-
  - (a) the married allowance referred to in paragraph 1 of the First allowances Schedule to the Income Tax (Rates and Allowances) Ordinance (as set out in section 3 of the Income Tax (Rates and Allowances) (Amendment) Ordinance, 1961) shall be £600 instead of £700;
  - (c) where are indicated of £700; shall be £000 instead of £700; Cap. 411 Supp. 61 First Schedule shall be £216 instead of £225; and
  - (c) where an individual entitled to a single allowance is also entitled to the child allowance, as provided in paragraph 2 of the said First Schedule, the single allowance shall be £432 instead of £450,

and the Income Tax (Rates and Allowances) Ordinance shall have, and be deemed to have had effect and shall be read and construed accordingly in respect of such year of income.

10.—(1) In respect of assessments for the year of income commencing Increase in on the first day of January, 1964, the rate of corporation tax referred corporation to in Head CC of the Second Schedule to the Income Tax (Rates and and charge Allowances) Ordinance (as set out in section 7 of the Finance Act, 1963) of shall be four shillings in respect of each pound of income which is tax at lesser chargeable to corporation tax instead of three shillings and fifty cents, rate on controlled save in the case of-

companies Acts 1963

- (a) that part of the chargeable income of an insurance company which relates to its life insurance business, when the rate of three shillings shall remain unchanged; and
- (b) any company to which subsection (2) of this section refers, when the rate shall be that prescribed in that subsection,

and the Income Tax (Rates and Allowances) Ordinance shall have, and be deemed to have had effect, and shall be read and construed accordingly in respect of such year of income.

E.A.H.C. Acts 1958 No. 10 (2) If the East African Income Tax (Management) Act, 1958 be amended to provide that corporation tax shall be charged on the chargeable income of a controlled company, the corporation tax to be charged on a controlled company under Head A of Part IX of that Act in respect of assessments for the year of income commencing on the first day of January, 1964 shall be at the rate of fifty cents in respect of each pound of the income of such company which is chargeable to corporation tax.

Increase
in rates
at which
income tax
is to be
deducted
from interest

- 11. In respect of interest paid on or after the first day of July, 1965—
- (a) the rate at which tax is to be deducted in the case of debenture interest, mortgage interest and interest paid by a local authority (referred to in sub-paragraph (c) of paragraph 1 of the Third Schedule to the Income Tax (Rates and Allowances) Ordinance as set out in section 8 of the Finance Act, 1963) shall be seven shillings and fifty cents in respect of each pound instead of five shillings and fifty cents; and
- (b) the rate at which tax is to be deducted in the case of individual interest (referred to in paragraph 2 of the said Third Schedule) shall be two shillings and fifty cents in respect of each pound instead of two shillings,

and the Income Tax (Rates and Allowances) Ordinance shall have, and shall be deemed to have had effect, and shall be read and construed accordingly in respect of such interest.

### PART V

MISCELLANEOUS TAXES, CHARGES AND FEES

Provisions relating to hotels, and specific trading licence for repairing garage Cap. 208, Acts 1962 No. 47

- 12.—(1) This section shall be read as one with the Trades Licensing Ordinance, and subsections (3) and (4) shall be deemed to have come into operation on the eleventh day of June, 1965.
- (2) Paragraph (q) of subsection (1) of section 6 of the Trades Licensing Ordinance, as set out in section 4 of the Finance Act, 1962 (which relates to a licence to carry on the business of an hotel, boarding or lodging house) is hereby amended as follows:—

- (a) by deleting the words "if holding a liquor licence in respect of the premises" in sub-item (1) (a) thereof, and by substituting therefor the words and brackets: "if a liquor licence is held in respect of the premises and the person carrying on the business of the hotel, boarding or lodging house imports goods for sale therein (such licence to include the importation of such goods)"; and
- (b) by deleting the words "if holding a liquor licence for such premises" in sub-item (2) (a) thereof and by substituting therefor the words and brackets "if a liquor licence is held in respect of the premises and the person carrying on the business of the hotel, boarding or lodging house imports goods for sale therein (such licence to include the importation of such goods)".
- (3) Subsection (1) of section 6 of the Trades Licensing Ordinance is hereby further amended by inserting, immediately below paragraph (2), the following new paragraph:—
  - "(za) a licence to carry on the business of a garage proprietor in respect of a garage where the repair of motor vehicles is carried on for reward—
    - (i) if more than four but not more than ten artisans are employed ... Shs. 50/-
    - (ii) if more than ten artisans are employed ... Shs. 200/-.".
- (4) Nothing in subsection (3) of this section shall require any person who carries on a business to which paragraph (za) (as set out therein) refers and in respect of which he holds a trading licence issued, under some other provision of section 6 of the Trades Licensing Ordinance, before the eleventh day of June, 1965, to obtain a licence under paragraph (za) in respect of such business during the currency of such first-mentioned licence.
- 13.—(1) This section shall be read as one with the Airport Service Increase in Charge Act, 1962 and shall be deemed to have come into operation on airport service the eleventh day of June, 1965.

  Construct service shall be fifteen shillings instead of seven No. 26
- (2) The airport service charge shall be fifteen shillings instead of seven No. 26 shillings and fifty cents, and subsection (1) of section 3 of the Airport Service Charge Act, 1962 is hereby amended accordingly.
- 14.—(1) This section shall be read as one with the Broadcast Increase in Receiving Apparatus (Licensing) Act, 1964 and shall be deemed to have fees for come into operation on the eleventh day of June, 1965.

(2) The fee payable for a broadcast receiver licence shall be twenty licence shillings instead of ten shillings, and the Schedule to the Broadcast No. 6 Receiving Apparatus (Licensing) Act, 1964 is hereby amended accordingly.

15.—(1) This section shall be read as one with the Beer Consumption Increase in Tax Act, 1964 and shall be deemed to have come into operation on the beer consumption tax

(2) The rate of the beer consumption tax shall be one shilling and Acts 1964 sixty cents per imperial gallon instead of eighty cents, and section 3 of the Beer Consumption Tax Act, 1964 is hereby amended accordingly.

### PART VI

MISCELLANEOUS AMENDMENTS TO ENACTMENTS RELATING TO THE PUBLIC REVENUES

Revision of pensions tables under Cap. 54 16.—(1) Section 37 of the Widows and Orphans Pensions Ordinance is hereby repealed and replaced by the following new section:—

"Periodical revision of pensions tables

- 37. The pensions tables may be revised from time to time after an investigation by an actuary appointed or approved by the President. Such investigations shall take place at such dates as the President may from time to time determine, being not less than ten years from the date of the last investigation. If, after such investigation, it is decided by the President that revised pensions tables shall be adopted, the new pensions tables as approved by the actuary shall be published in the Gazette, and shall come into force, in substitution for the tables previously in force, with effect from such date (whether before or after the date of publication) as shall be appointed by the President, and shall apply to any pension payable in respect of a contributor dying on or after that date, but not to any pension payable in respect of a contributor dying before that date."
- (2) The President may appoint a date under section 37 of the Widows and Orphans Pensions Ordinance, as set out in this section, which is either before or after the commencement of this section.

Amendment of Metallic Currency Ordinance Cap. 177

- 17. The Metallic Currency Ordinance is hereby amended as follows: —
- (a) by deleting subsection (2) of section 2; and
- (b) by adding, immediately below subsection 3, the following new

"Contracts and payments, etc., to be made in terms of currency

- 3A.—(1) Subject to subsection (2) of this section, every contract, sale, payment, bill, note, instrument and security for money, and every transaction, dealing, matter and thing whatsoever relating to money or involving the payment of, or the liability to pay, any money shall, in the absence of express provision to the contrary, be made, executed, entered into, done and had according to the coins which are current and legal tender in pursuance of this Ordinance and any proclamation made hereunder.
- (2) Nothing in subsection (1) of this section shall make it unlawful to provide that any transaction, dealing, matter or thing whatsoever relating to money shall be calculated according to any fraction of any coin which is current and legal tender, but, save where it is expressly provided to the contrary by written law, if in accordance with such calculation the gross sum which any person is liable to pay on any occasion is not equal to the value of the coin of lowest denomination which is current and legal tender or any integral multiple thereof, the sum payable shall be a sum

equal to the value of such coin or of the integral multiple thereof next above the sum so calculated, as the case may be.".

- 18. Section 27 of the Exchequer and Audit Ordinance (which pres-Reports of cribes the procedure for the laying of reports by the Controller and Controller and Auditor-Auditor-General before the National Assembly) is hereby amended as General follows: -
  - Cap. 439
  - (a) by deleting the word "Minister" wheresoever it occurs and by substituting therefor the word "President"; and
  - (b) by deleting the full stop at the end of subsection (1) and by adding, at the end of that subsection, the following:

"(or, if the office of Speaker is vacant or if the Speaker is for any reason unable to perform the functions of his office, to the Deputy Speaker) who shall cause it to be laid before the National Assembly.".

19. The Schedule to the Public Officers (Salaries and Allowances) Removal of Ordinance (which specifies the salaries of certain public officers which certain office are charged on the Consolidated Fund) is bearing public officers which holders from are charged on the Consolidated Fund) is hereby amended by deleting charge on the items referring to the Chairman and members of the Civil Service Consolidated Fund Commission and the Chairman of the Local Government Service Cap. 460 Commission,

-(1) Section 2 of the Used Motor Vehicles Registration Tax Further Act, 1963 (which defines a used motor vehicle for the purposes of the provision for the Act) is hereby amended by inserting, immediately after the word exemption "Kenya" in the last line, the comma and words ", but does not include of vehicles a tractor".

(2) Section 4 of the Used Motor Vehicles Registration Tax Act, Used Motor Vehicles Registration Tax Act, Used Motor Vehicles

- (2) Section + 61 the comptions from the tax) is never annually Registrative adding, immediately below subsection (2), the following new sub-Tax Act.

  Acts 1963
  No. 38 1963 (which relates to exemptions from the tax) is hereby amended by Vehicles adding immediately below subsection (2) the following new out Registration
- '(3) (a) Notwithstanding the provisions of section 3, the first registration and the transfer of the registration of a used motor vehicle shall be exempt from the registration tax if the applicant therefor satisfies the Principal Secretary to the Treasury-
  - (i) that such registration or transfer is made for the purpose of, or as a consequence of, the transfer of the property in the vehicle from one corporate body (hereinafter in this subsection called "the transferor") to another corporate body (hereinafter in this subsection called "the transferee"); and
  - (ii) that either-
    - (I) one of such corporate bodies is the beneficial owner of not less than ninety per centum of the issued share capital of the other; or
    - (II) not less than ninety per centum of the issued share capital of each of the corporate bodies is in the beneficial ownership of a third corporate body; and

- (iii) the transfer of the property in the vehicle is not made in pursuance of or in connection with an arrangement where-under—
  - (I) a consideration for such transfer was to be provided directly or indirectly by a person other than a corporate body which at the time of such transfer was associated with either the transferor or the transferee or both of them: or
  - (II) the beneficial interest in the property in the vehicle was previously transferred directly or indirectly by such person aforesaid.
- (b) For the purposes of this subsection—
  - (i) a corporate body shall be deemed to be associated with another corporate body if, but not unless—
    - (I) one of them is the beneficial owner of not less than ninety per centum of the issued share capital of the other: or
    - (II) not less than ninety per centum of the issued share capital of each of them is in the beneficial ownership of a third corporate body; and
  - (ii) the word "corporate body" shall mean a company with limited liability and any other corporate body which the Minister for the time being responsible for financial affairs may, by order published in the Gazette, specify.
- (4) The said Minister may, by order published in the Gazette, exempt any particular first registration or transfer of registration of any used motor vehicle or category of used motor vehicle from the registration tax.".

Passed in the National Assembly on the fifth day of July, 1965.

Clerk of the National Assembly