#### ACT

Supplement to the Sierra Leone Gazette Vol. CXLXI, No. 1

dated 2nd January, 2020

SIGNED this 20th day of December, 2019.

DR. JULIUS MAADA BIO, *President*.

Passed in Parliament this 12th day of November, in the year of our Lord two thousand and nineteen.

PARAN UMAR TARAWALLY Clerk of Parliament.

2020

THIS PRINTED IMPRESSION has been carefully compared by me with the Bill which has passed Parliament and found by me to be a true and correct printed copy of the said Bill.

PARAN UMAR TARAWALLY Clerk of Parliament.

No. 1



2020

Sierra Leone

#### THE FINANCE ACT, 2020

Short title.

Being an Act to provide for the imposition and alteration of taxes, to give effect to the financial proposals of the Government and to provide for other related matters for the financial year 2020.

J Date of commencement.

ENACTED by the President and Members of Parliament in this present Parliament assembled.

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2	<b>No.</b> 1		The Finance Act	2020
Commence- ment.	1. come int		rwise provided, this Act sha n the 1st day of January, 2020	
		THE C	USTOMS TARIFF ACT, 197	78
Amendment of Section 2	2.	The Custom	s Tariff Act 1978 is amended	in section 2–
of Act No. 16 of 1978.		(a)	by repealing and replacing "raw materials" with the definition	
			"raw materials" for manufacturing mean which are needed for t of goods not for resale raw, natural, unrefine factured state;	basic materials the manufacture and are still in a
		(b)	by inserting the following n	new definitions
			(i) "input" for manufacturaw materials means see finished products wincluding packing madirect resale and for develops procedures inward and outward means within the warehouse"	emi-finished and with labelling aterials not for which Customs s that ensures ovement of these
			<ul> <li>(ii) "packaging products" product with labelli packaging industries;</li> </ul>	
		(c)	by inserting the following in section 2	nmediately after
		Labelling for manufac- turing.	2A "Labelling" for the pu for manufacturing a products for packing in a requirement to conset the name of the im manufacturing companies imported as inputs for the	and packaging idustries shall be al and label with aporting local ny, all materials

in Part II by inserting the fol	he Customs Tariff Act 1978 is amended lowing after item (w) for raw materials (for any manufacture each under their substantive H. S. Codes, the duty is 5%.	of Part II of Act No. 16
	for semi-finished and finished products, including packing materials intended for use as inputs for manufacturing each under their substantive H. S. Codes, the duty is 5%	
	for packing products for packaging industries each under their substantive H. S. Codes, the duty is 10%;	

#### EXCISE ACT, 1982

4. The First Schedule to the Excise Act 1982 is amended by Amendment of First inserting the following immediately after tariff item No. 22 Schedule to

2000.

2020

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Tariff item no.	Description	Rate
	Imported fruit juice and vegetable juice	20%

#### **INCOME TAX ACT, 2000**

5. Section 2 of the Income Tax Act 2000 is amended by Amendment of Section 2 deleting the definition of the following wordsof Act No. 8

- (a) large taxpayer;
- (b) medium taxpayer;
- (c) micro taxpayer; and
- (d) small taxpayer

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(a) "large taxpayer" means a taxpayer with an annual turnover of above Le6,000,000,000.00 or other additional requirements as may be prescribed by the Commissioner-General.

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- (b) "medium taxpayer" means a taxpayer with a turnover of an amount above Le350,000,000 and up to Le6,000,000,000
- (c) "micro taxpayer" means a taxpayer with a turnover less than Le10,000,000;
- (d) "small taxpayer" means a taxpayer with a turnover above Le10,000,000 and an amount up to Le350,000,000

Amendment of Section 9 of Act No. 8 2000. **6.** Section 9 of the Income Tax Act 2000 is amended in paragraph (b) by inserting the following new sub-paragraph immediately after sub-paragraph (vi)-

"(vii)a micro taxpayer business or organization"

- Amendment of Section 57 of Act No. 8 2000.
- 7. Section 57 of the Income Tax Act 2000 is amended by-
  - (a) inserting the following new subsections immediately after subsection (1)-

"(1A) Persons taxable under the laws of Sierra Leone relating to deposing chargeable assets shall be liable to withhold and pay to the National Revenue Authority capital gains tax on the chargeable assets disposed."

(1B)Where the person disposing the chargeable assets is non-resident, the buyer shall be liable to withhold and pay capital gains tax on the chargeable assets disposed to the National Revenue Authority within 30 days after the disposal"

(1C) A person who fails to withhold capital gains tax as required under subsections (1A) and (1B) shall be liable to pay the tax together with interest and any other penalty as provided for under this Act"

 (b) inserting the following new sub-paragraph in subsection (2) immediately after subparagraph (v)-

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 (vi) "real property means chargeable asset as defined in subparagraph (iii) and includes but not limited to agricultural land and whatever lies on and beneath the surface of the land and sea, petroleum products, ore, precious gems, metals and other minerals."

8. Section 61(A) of the Income Tax Act ,2000 is amended in Amendment subsection (2) by inserting the following new paragraph immediately of Section after paragraph (b)- of Act No. 8 of

"(c) a valid capital gains tax clearance <sup>2000.</sup> certificate issued by the National Revenue Authority as evidence of compliance with the transaction by a resident party."

**9.** Section 95 of the Income Tax Act ,2000 is amended by Amendment of Section 95 of Act No. 8 of 2000.

"(3) The Minister responsible for finance may by statutory instrument make transfer pricing regulations to be administered by the Commissioner-General for the purpose of dealing with related party and other transactions."

6	<b>No.</b> 1	The Finance Act	2020	<b>No.</b> 1	The Finance Act	<b>2020</b> 7
Amendment of Section 97	10.	Section 97 of the Income Tax Act, 2000 is amo	ended-		(c) by repealing subsection 6;	
of Act No. 8 of 2000.		<ul><li>(a) by inserting the following new s immediately after subsection (7)</li><li>"(8) A PAYE taxpayer may</li></ul>			(d) in subsection (7) by deleting the hundred and forty days' and with the following words where	d substituting
		of income tax 120 days after previous year of assessment any taxes underpaid during assessment or similarly clain	the end of a nt and pay the year of		"one hundred and tw wherever the words occur	wenty days"
		rebate of excess income t provided for under section 1			(e) by renumbering the following	;—
		"(9) A PAYE taxpayer may			(i) subsection (7) as s	ubsection (6);
		of income tax for the previo make payment for any taxes or similarly claim refund of	underpaid		(ii) subsection (8) as s and	ubsection (7);
		excess income tax paid duri of assessment 120 days af	ng the year		(iii) subsection (9) as s	subsection (8)
		of that year of assessment a for under subsection (6) of se	as provided		The Income Tax Act,2000 is amended by ection immediately after section 116.	y inserting the Insertion of new section in Act No. 8
Amendment of Section	11.	Section 105 of the Income Tax Act, 2000 is an	nended-	"D 1	$116\Lambda$ (1) The income of (	2000.
105 of Act No. 8 of 2000.		<ul><li>(a) in subsection (1) by deleting "twenty one days" and substituting words "fourteen days"</li></ul>		"Payment by professional service.	116A. (1) The income of a service provider whether resident or source of income in Sierra Leone sh to a withholding tax per transaction	not but with a nall be subject
		(b) by inserting the following new immediately after subsection (1)-			10% on turnover.	
		"(1A) Subject to subsecti sections 147 and 149, paym income tax shall be made in th order –	ents due on		(2) Professional services (2) shall upon submitting d registration to the Administrator and Registration a light	locuments for Office of rar-General or
		(a) intere	st;		seeking to obtain a lice clearance or other author	
		(b) penalt	y; and		activity, produce evider	
		(c) principof tax	pal amount		paid the withholding tax p to the National Revenue	

2000.

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A resident professional service (3)provider shall be obliged to file annual income tax returns as provided for in section 97 and claim credit for all taxes paid from various sources in accordance with Part 1 of the First Schedule or claim refund or rebate in accordance with section 115.

(4) Subject to subsections (1) and (3) a person authorized to issue a licence. permit, registration certificate, clearance certificates and other similar authorization shall not issue the authorization unless evidence of payment of the appropriate tax is produced

(5) Failure to produce evidence of payment of the appropriate tax under subsection (4) shall be considered as impeding tax administration and the person shall be subject to the appropriate penal provisions of this Act and other revenue legislation.

(6) For the purposes of this Act a professional service provider shall include accountants, economists, lawyers, doctors engineers, management and tax consultants and other consultants in similar fields of practice that provide expertise and other technical services for the payment of a fee."

Amendment 13. Section 115 of the Income Tax Act, 2000 is amendedof section 115 of Act No. 8 of

(a) in subsection (1) by repealing and replacing paragraph (a) with the following new paragraph-

> "(a) to pay the taxpayer's liability for other taxes collected under this Act if any";

(b) by inserting the following new subsections immediately after subsection (3)-

> "(4) A member of a group of companies shall upon application to the Commissioner-General be allowed to offset excess income tax payment under this Act with similar income tax liability of a member of the same group provided both companies are resident in Sierra Leone and one has at least 25% ownership of interest in the other."

"(5) Upon filing of a complete annual income tax returns, the individual taxpayer shall within 120 days after the end of the fiscal year, be entitled to a tax refund or rebate for excess tax paid during the preceding year of assessment."

"(6) The refund referred to in subsection (5) shall be for advance taxes that include but not limited to the following-

- (a) 5% income tax paid on goods imported for personal use;
- (b) withholding tax from source that is not a final tax;

10	<b>No.</b> 1	The Finance Act	2020	<b>No.</b> 1		The Finance Act	2020	11
Amendment of Section 120 of Act No. 8.		<ul> <li>(c) other taxes admit this Act for which request by the approved by the General."</li> <li>"(7) An individua opt to utilize establiss or rebates to offset th taxes in the cura assessment by submapplication to the General and the approved by the C General."</li> <li>ion 120 of the Income Tax Act ,2000 ct, 2019) is amended in sub-section (3).</li> <li>(a) repealing and replacing suband (ii) of paragraph (a) with new sub-paragraphs – <ul> <li>"(i) a non-taxable th 7,200,000.00 per each the aggregate of sever payable in a current year respective of whether relates to the current year rental or lease payment</li> <li>(ii) a tax deductible alloc and tear of 10% of the income in excess of th threshold of Le 7,200,000 evidence that repairs ar were carried out is pr landlord and such provi in the rental agreement.</li> </ul> </li> </ul>	h upon written he upon written he taxpayer Commissioner- l taxpayer may shed tax refunds he same income crent year of itting a written Commissioner- application is ommissioner - (as amended in ) by- paragraphs (i) h the following meshold of Le cansaction or in al transactions ar of assessent, r such payment r, past or future s" wance for wear he gross rental he non-taxable 00.00 provided ad maintenance esented by the sion is included	15. S	(c) ection 137 (a) (b)	<ul> <li>by repealing paragraph (b);</li> <li>by repealing and replacing par the following new paragraph- "(c )individual tenants tax on rent payable to bo non-resident landlords th non-taxable threshold subparagraphs (ii) of par</li> <li>of the Income Tax Act ,2000 i</li> <li>by repealing and replacing with the following new subse "(1) A taxpayer who is d an assessment to any revenues administered b Revenue Authority m payment of the undisput revenues and file an obj assessment of the Co General within 30 days of notice of assessment"</li> <li>by inserting the following ne immediately after subsection "(2A)Where a taxp dissatisfied with an as raised an objection to to to the Commissioner- taxpayer shall pay 30% tax amount"</li> <li>by inserting the following ne diately after subsection (6A)- "(6B) The Commissioner by notice in writing clear to the taxpayer and exter period beyond 90 d</li> </ul>	shall withhold th resident and hat exceeds the d specified in ragraph (a). as amended— subsection (1) ection- lissatisfied with tax and other by the National hay upon full ted tax or other jection for the commissioner- of service of the new subsection h (2)- bayer who is ssessment has the assessment General , the of the disputed ew subsections er-General may thy state reasons in the objection	Amendment of Section 137 of Act No. 8 of 2000.

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		reasonable time not exceed from the date of the filing of by the taxpayer as the circ dictate. "(6C) Interest and penalty shall be suspended on the until an objection decision the Commissioner-Gene with subsection (1).	of the objection umstance may computations e disputed tax on is made by		signs an electronic under subsection (1) a material particular liable on convictio amount specified i Schedule or to a term	on who knowingly or reckle record on documents presc ) which is false or misleadin commits an offence and sha on to a fine not exceeding in paragraph 12 of the N n of imprisonment not exceed oth and, in addition to any per	ibed ng in Ill be the inth ding
Amendment of Section 147 of Act No. 8 of 2000.	sub-section(7) basis" and sub	ton 147 of the Income Tax Act ,2002 by deleting the words "compounded or stituting with the following words. "compounded annually as provided for 83 in the Revenue Administration Act	a 6 monthly under section	20.	(a) repealing an	ne Tax Act ,2000 is amended and replacing subsection (1) was new subsection–	173 of Act No. 8 of
Amendment of Section 148 of Act No. 8 of 2000.		(1) Where in consequences of appeal or application a taxpayer is refund of tax or a refund of penalty shall be entitled to interest at the spec the amount of refund on the expirati after the annual filing date of a pre- assessment"	s amended by ollowing new f an objection entitled to a , the taxpayer cified rate on on of 60 days		"(1) Th designa to be p referred person assessed a uniqu Tax Ide shorten contain	the Commissioner-General of ated officer shall prepare or ca prepared a register (hereina d to as the "tax register") of as assessable or liable to d for tax payments and as ue automated system gener entification Number (or TII n form), and such register s such particulars and informa	ause after of all o be sign ated N in shall ation
Amendment of Section 149 of Act No. 8 of 2000.	subsection (3)	ion 149 of the Income Tax Act ,2000 by deleting the words "on a 6 mont ith the following new word–			design necessa	-	eem
Amendment of Section 170 of Act	<b>19.</b> Secti	"annually" ion 170 of the Income Tax Act ,2000 illowing new subsection immediately af			substituting wherever the		
No. 8 of 2000.	(2)-	(3) In accordance with sub taxpayer shall affix a personal dig recognised and verified by the Commiss to be authentic and acceptable on suc so prescribed.	tal signature sioner-General	21.	The First Schedule to the In	lentification Number (TIN) ncome Tax Act ,2000 is amen g and replacing Part 1 with	of First Schedule to

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14	<b>No.</b> 1	The Finance Act		
	If annual achargeabl	e income is.	The tax is	
	Less or equal to 7,200,	000.00	Nill	
	>Le7,200,000 but up to	-Le14,400,000	15%	
	>14,400,000 but up to-2	21,600,000	20%	
	>21,600,000 but up to-	28,800,000	25%	
	>Above 28,800,000		30%	
	>Above 20,000,000		5070	

(b) In part III by deleting the figure 30 and substituting it with the following new figure (25%)

#### THE NATIONAL COMMISSION FOR PRIVATISATION ACT 2002

Amendment 22. The First Schedule to the National Commission for of schedule to Privatisation Act 2002 is amended by deleting items 16 and 19 Act No 12 respectively. of 2002.

#### FINANCE ACT, 2006

Amendment 23. Section 3 of the Finance Act 2006 is amended by inserting of section 3 to the following new subsections immediately after subsection (4)-Act No. 7 of 2006.

> "(5) Where the minister responsible for finance knows that information furnished in the application form for the granting of duty free concession is false, or an item on which duty free concession was granted is not being used for the intended purposes, the minister may revoke the grant of duty free concessions on the grounds of false declaration in the application and associated documents."

> Where a grant of duty free concession "(6) is revoked under subsection (5) a notice shall be served on the recipient of the grant and the individual, enterprise or institution so served shall be liable to refund, with interest, fines and charges applicable by law thereof, the full amount of the concession to the National Revenue Authority or the item(s) shall be seized."

> (7) Recipients of the duty free concessions shall sign a declaration recognizing the legal obligation to refund, with interest, fines and charges or seizure

<b>No.</b> 1		The Finance A	act 2	020	15		
	recipien		items in the event tha the conditions for the g				
	TH	E CUSTOMS AG	СТ, 2011				
		ord "Regulations"	011 is amended by dele and substituting with				
	"Regulations	s " means regulati	ons made by the Minis	ter			
<b>25.</b> the follow			011 is amended by inser ly after subsection (2).	rting	Amendment of section 5 to Act No. 9		
	"(2A) For the purpose of information exchange of <sup>201</sup> and mutual co-operation the customs system may interface or use common information, communication and technology (ICT) Platforms with other stakeholders."						
<b>26.</b> and repla			011 is amended by repea wing new section–	aling	Amendment of section 10 to Act No 9		
"10 (1) Imported goods may be directly in bond under custom a customs office, transit we container depot to –		under customs control t e, transit warehouse	from	of 2011.			
		(a) another cus	toms office;				
			nsit warehouse or conta ansshipment	iner			
		(c) customs bo	nded warehouse				
		(d) duty free sh	юр				

or such goods may be re-exported from temporary storage.

(2) The value of the bond imposed on the customer for use of the bonded warehouse shall be 20% of the customs value of the goods declared.

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		transa compa respon	The Commissioner C terly report of all in ctions on a product my by company basisible for finance not la ing the end of the q	nward processing t by product and is to the minister tter than thirty days
Amendment	27.	Section 11 of the	Customs Act 2011 is	amended by-
of section 11 to Act No. 9 of 2011.			nd replacing subsection ew subsection–	on (2) with the
		<ul><li>"11</li><li>(b) inserting the after subsect</li></ul>	for in subsection (1) or transmitted elect designated customs of language and in the prescribed by a statu e following new subsect	ctronically to the office in the English form and manner atory instrument."
		"(2A)	Where the goods de to in subsection (2) at documents are sen mitted electronicall required to inser signatories that co authentication and forgery punishable	nd other mandatory t, given or trans- y a declarant are rt electronically uld be subject to make electronic
Amendment of section 27 to Act No. 9 of 2011.			ne Customs Act 201 the word "regulations rds–	

"rules, practice procedures and manuals"

Amendment of section 41 to Act No. 9 of 2011. **29.** Section 41 of the Customs Act 2011 is amended by repealing and replacing subsection (1) with the following new subsection"41 (1) Except for the operations of facilities under paragraphs (c) and (d) which shall be granted by the Minister, the Commissioner- General may, where necessary issue to any person qualified under such regulations, a licence for the operation of any of the following–

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Transfer of goods in

bond.

- (a) transit warehouse or container depot for temporary storage and examination of imported goods that have not been released;
- (b) customs bonded warehouse for the storage of imported goods that have not been released or destined for exportation, or for goods manufactured in Sierra Leone pending the payment of duties and taxes due thereon, and compliance with the provision of any law;
- (c) duty free shops at an international airport or at a border crossing point or in a city for the sale of approved goods and consumables to departing passengers or persons leaving Sierra Leone ("outward duty free shops"), arriving passengers or to persons entering Sierra Leone ("inward duty free shops") or ' diplomats ("in-city duty free shops"), free of duties and taxes levied on goods under the Customs Tariff Act, or the Goods and Services Tax Act 2009, or any other prescribed law,
- (d) public auction sales of uncleared and abandoned goods exceeding a period of ninety (90) days in the Ports/State Warehouse".

18	<b>No.</b> 1	The Finance Act	2020	<b>No.</b> 1	The Finance Act	<b>2020</b> 19
Amendment of section 44 to Act No. 9 of 2011.	subsection(1	ction 44 of the Customs Act 2011 is a ) by deleting the word "regulations " and lowing new words– "rules, practice, procedures and manu	substituting		<ul> <li>(i) pay GST on goods and see request for refunds to be pa after submission of claims; a</li> </ul>	aid 90 days
Amendment of section 47 to Act No. 9 of 2011.	amended by	ction 47 of the Customs (as amendment) deleting the word "regulations " and subs g new words–	tituting with		<ul><li>(ii) provide evidence of payment the particular goods and sen filing of their requests for re</li></ul>	rvices upon efunds.
Amendment of section 80 of Act No. 9		"rules, practice procedures and manua ction 80 of the Customs Act, 2011 is by inserting the following new paragrap	amended in		"(12) Refund of claims shall not be file expiration of 6 months from the date of p the goods and services"	
of 2009.		(c) "Local manufacturing or industries for which mater have been imported as ra-	ials or goods w materials,		ection 31 of the Goods and Services Tax A repealing and replacing that section with the -	
		inputs or packaging ma concealed and labeled in the take responsibility to prev these materisals.	ir name shall	GST invoices and Sales Receipt	(1) Every registered GST business ordinary course of business, maintain an cash register as may be specified by Com General for the purpose of invoicing and re	electronic missioner-
	G	OODS AND SERVICES TAX ACT, 200	9		transactions.	
Amendment of section 19 to Act No. 6 of 2009.		ction 19 of the Goods and Services Tax inserting the following new subsections s ion (8)-			(2) A GST registered supplier v taxable supplies shall be required, at the supply, to issue the recipient with an ori invoice, whether from printed booklet or an	time of the iginal GST

"(9) There shall be issued by the supplier a GST relief purchase order (GRPO), provided by the National Revenue Authority, to be used to administer exempt supplies under the Schedules to this Act."

"(10) Rules, procedures and manuals for the issuance and administration of a GST relief purchase order ( GRPO) shall be specified by the Commissioner-General from time to time."

"(11) Persons and organisations covered under the Schedules to this Act shall –

(4) A GST invoice and a sales receipt shall contain information prescribed by the Commissioner General;

(3) Where the GST registered supplier who

makes taxable supplies fails, at the time of the supply during purchase, to issue the recipient with an original

GST invoice for the supply, the customer shall be

required to request a GST invoice or electronic cash

register system generated sales receipt specified under

cash register, for the supply;

subsection (5);

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(5) During the first 12 months of the GST becoming chargeable under this Act, the GST invoice issued by the registered person shall be the invoice printed by the National Revenue Authority under the authority and direction of the Minister responsible for finance, for the use of the registered person or the electronic cash register system generated sales receipt;

(6) A person who is issued or authorized to use an electronic cash register, shall not use GST invoice booklet printed and issued by the National Revenue Authority for issuance of sales receipt, but shall use an electronically generated invoice from the cash register."

(7) A GST registered supplier who makes taxable supplies and fails, at the time of the supply during purchase, to issue the recipient with an original GST invoice for the supply, commits an offence and is liable to pay an administrative fine of Le10,000,000.00 or on conviction, to a fine of Le20,000,000.00 or to imprisonment for a term not exceeding three years, or to both such fine and imprisonment"

Amendment	35.	Section	37	of the Goods and Services Tax Act 2009 is
of section 37	amended			
to Act No. 6 of 2009.			(a)	in subsection (1) by repealing and replacing that subsection with the following new subsection-

"(1) A taxpayer shall, not later than the end of the month following the tax period, lodge a GST return together with a schedule detailing claims for both inputs and output GST for each tax period".

(b) by inserting the following new subsection immediately after subsection (1)

(1A) "The schedule referred to in subsection (1) shall contain the following information –

- (a) name of person from which the input tax is acquired from,
- (b) TIN,
- (c) name and address of the supplier,
- (d) description of goods and services or input,
- (e) total value of Goods and services or input acquired,
- (f) value of GST on inputs
- (g) the aggregate of total input acquired from each supplier; and
- (h) any other information deem necessary by the Commissioner-General:
- (c) in subsection (2) by inserting the following paragraph immediately after paragraph (c)–

"(d) be accompanied by a schedule of all deductions"

(d) by repealing and replacing subsection (4) with the following new subsection-

"(4) Registered GST trader shall input daily sales data in the electronics cash register and file their GST returns and 21

22	<b>No.</b> 1	The Finance Act	2020	<b>No.</b> 1	The Finance Act	<b>2020</b> 23
		make payment of GST liabili the Integrated Tax Adm System (ITAS) administe National Revenue Authority	inistration red by the		<b>Description</b> : Services within the airport zone, including handling airline catering, airline fuel, lour screening"	, profiling,
Amendment of Schedule to Act No. 6 of 2009.	Act 2009 (a) (b)	<ul> <li>36. The Second Schedule to the Goods and Second and the second by-</li> <li>repealing and replacing item 10 with the followin "(10) Supply: Financial services Description: Financial services, exceptions and the second second and the second second and the second secon</li></ul>	ng new item ot where expressed he purposes perations of ilated and e Act, 2019 ude but not ssociations, Bank and nt Houses, panies and fter item 21. services nal call or f the total te use, as le to the shall be f te of Le650	37. 5	<ul> <li>"(24) Supply: buses imported exclusive commercial public transportation Description: A one-time importion buses with sitting capacity of not seats imported for commercial use for passengers</li> <li>THE PUBLIC PROCUREMENT ACT 2</li> <li>Section 36 of the Public Procurement Act 20 (a) in subsection (1) by deleting the and substituting with the wore (b) by inserting the following net immediately after subsection (1) by deleting the following net immediately after subsection (1) by deleting the following net immediately after subsection (1) by deleting the following net immediately after subsection (24) for all goods, works or set be produced or obtained for the benefit of the loc be awarded in favour or are current permanent relocality or district.</li> <li>Provided that an individ permanent resident stat provision is being correside continuously in the set of the set of</li></ul>	t of least 10 eless than 18- for transporting <b>016</b> <b>016</b> <b>is</b> amended Amendment of section 36 he word "may" to Act No. 1 of 2016. w subsections (3)- action (1), all by or through cal government revices that can d locally, shall al community, f bidders who esidents in the the mathematical shall
		per minute, or the applicable rate fr time, for both voice and date use. "(23) <b>Supply</b> : services in the aviation indu			interest to the bidding p days in any calendar yea	rocess for 183

Sierra Leone

(5) Subject to subsection (1), the threshold for the application of a margin of preference in the award of a contract for works, shall apply to contracts below Le 500.000.000.00"

Amendment<br/>of section 46<br/>to Act No. 1.**38.** Section 46 of the Public Procurement Act 2016 is amended<br/>by inserting the following new subsection immediately after<br/>subsection (2)-

"(3) Notwithstanding subsections (1) and (2) the President may grant approval for the use of sole source, in respect of the procurement of sensitive security-related goods, works and services for use by the President and Vice President, on a case by case basis."

Amendment of first schedule to Act No. 1 of 2016. **39.** The First Schedule to the Public Procurement Act 2016 is amended by repealing and replacing paragraphs (2), (3),(4) and (5) with the following new paragraphs–

- "2. Request for Quotation shall be used when the estimated value of the procurement is below:
  - (a) Le 100.00 million in the case of contracts for the procurement of goods,
  - (b) Le 200.00 million in the case of contracts for the procurement of works,
  - (c) Le 100.00 million in the case of contracts for the procurement of services.
- 3. National Competitive Bidding (N.C.B.) shall be used when the estimated value of the procurement is above:

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- (a) Le 100.00 million in the case of contracts for the procurement of goods,
- (b) Le 200.00 million in the case of contracts for the procurement of works,
- (c) Le100.00 million in the case of contracts for the procurement of services,
- 4. International Competitive Bidding (I.C.B.) shall be used when the estimated value of the procurement is above:
  - (a) Le 5.00 billion in the case of contracts for the procurement of goods,
  - (b) Le 8.00 billion in the case of contracts for the procurement of works,
  - (c) Le5.00 billion in the case of contracts for the procurement of services,

#### THE PUBLIC FINANCIAL MANAGEMENT ACT 2016

**40.** Section 23 of the Public Financial Management Act 2016 is Fiscal amended by the deletion in subsection (1) of the word **"seventh"** and the addition of the word: **"tenth"** to read:

(1) Not later than the end of the **tenth** month of every financial year, the Minister shall with approval of the Cabinet prepare and lay before Parliament for its information a Fiscal Strategy which contains.

**41.** Section 33 of the Public Financial Management Act 2016 is Submission of amended by the deletion in subsection (1) of the word **"two months**" State Budget **before the beginning of the**" and the addition of the word: "**six** weeks to the end of the" to read:

(1) The state budget shall be laid before Parhament by the Minister not later than six weeks to the end of the financial year to which it relates.

#### **EXTRACTIVE INDUSTRIES REVENUE ACT, 2018**

Amendment of section 43 of Act No 11 of 2018. 42. Section 43 of the Extractive Industries Revenue Act 2018 is amended by repealing and replacing subsection (1) with the following new section–

- "(1) A person who is liable to pay royalties under-
  - (a) subsection (3) of section 3;
  - (b) subsection 3 of section 21; or
  - (c) subsections (3) of section 3 and subsections (3) of section 21

shall file with the Commissioner-General a return of royalties and make payment at the time the royalties should be paid." **43.** Section 50 of the Extractive Industries Revenue Act 2018 Amendment of section 50 is amended by repealing and replacing subsection (8) with the following new subsection– of 2018.

"(8) In this section, "relevant licence holder" means the holder of-

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- (a) mining licence and exploration licence, where the Minister responsible for finance has notified the holder in writing that this section applies;
- (b) large-scale mining and exploration licences; or
- (c) petroleum licence.

**44.** The First Schedule to the Extractive Industries Revenue Amendment Act 2018 is amended in Part III by repealing and replacing Schedule to Act No. 11 of subparagraph (1) of paragraph 7 with the following new paragraph 2018.

7 (1) The rate of mineral resource rent tax for a year of assessment is calculated by using the following formula-

## 40 percent minus Income Tax Rate 100 percent minus Income Tax Rate

**45.** The Second Schedule to the Extractive Industries Amendment Revenue Act 2018 is amended in Part III by repealing and replacing of schedule to subparagraph (1) of paragraph 6 with the following new paragraph - 2018.

6 (1) The rate of petroleum resources rent tax for a year of assessment is calculated by using the following formula-

58 percent minus Income Tax Rate 100 percent minus Income Tax Rate

#### FINANCE ACT 2019

Amendment of section 15 of Act No. 1 of 2019. 46. Section 15 of the Finance Act 2019 is amended by deleting the first sentence and substituting in with the following new sentence-

"Section 26A of the Telecommunications Act 2006 as amended in Finance Act 2017 is amended by"

#### **GENERAL PROVISIONS**

Establishment of National Tariff Committee. 47. (1) There shall be established a committee to be known as the National Tariff Committee within the ministry responsible for finance.

(2) The National Tariff Committee shall be responsible for the following –

- (a) advising the Government on tariff measures to-
  - (i) provide protection to the local industries;
  - (ii) improve the competitiveness of local industries;
  - (iii) promote exports from Sierra Leone;
  - (iv) counter dumping and unfair trade practices adopted in respect of imports to Sierra Leone

- (b) liaising with the ECOWAS Commission on CET Rates amendments;
- (c) any other matter relating to especially tariff measure.

(3) The National Tariff Committee shall consist of the following members –

- (a) the Ministry responsible for finance which shall chair the Committee;
- (b) the Ministry responsible for trade;
- (c) the Ministry responsible for agriculture;
- (d) the National Revenue Authority;
- (e) 2 representatives of which one shall be a woman from the private sector appointed by the Minister responsible for finance
- (f) any other relevant institution deemed to be necessary by the Minister responsible for finance

**48.** The fees, rates and charges for outlined services relating fees, rates and charges to the operations of—

- (a) the ministry responsible for fisheries and marine resources;
- (b) the ministry responsible for tourism; and
- (c) the National Civil Registration Authority

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shall be as set out in the Shedule.

Issuance of visa on arrival.

**49.** (1) Visa for arriving passengers or persons of countries approved by the authorities, entering Sierra Leone, shall be issued on arrival.

(2) For the purposes of subsection (1), "visa on arrival" means to obtain a visa on arrival at an international airport or a border crossing points in order to enter Sierra Leone.

#### SCHEDULE

#### 1. MINISTRY OF FISHERIES AND MARINE RESOURCES

#### INDUSTRIAL FISHING LICENCES

#### CATEGORY A1- SHRIMPTRAWLERS AND A2 CEPHALOPOD TRAWLERS

PERIOD	FEES (USD)	ROYALTIES (USD)
3 months	US\$ 150 per GRT	12,000 per vessel
6 months	US\$ 250 per GRT	17,250 per vessel
12 months	US\$ 380 per GRT	30,250 per vessel

# CATEGORY A3- DEMERSAL AND A4 PELAGIC TRAWLER/MIDWATER TRAWLERS

PERIOD	FEES (USD)	ROYALTIES (USD)
3 months	US\$ 120 per GRT	10,000 per vessel
6 months	US\$200 per GRT	17,250 per vessel
12 months	US\$ 300 per GRT	25,050 per vessel
12 months	US\$ 200 per GRT <sup>a</sup>	30,000 per vessel <sup>a</sup>

(Vessels under categories A1 – A4 are to pay an additional fee for Fisheries Protection, Statistics and Research and Fisheries Observer)

<sup>a</sup> Specifically for trawlers of 1000 GRT and above.

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#### CATEGORYA5-TUNA PURSE SEINERS

PERIOD	FEES (USD)	ROYALTIES
6 months	US\$ 35,000 per vessel	Nil
12 months	US\$ 60,000 per vessel	Nil

#### CATEGORYA6-TUNALONG LINER

PERIOD	FEES (USD)	ROYALTIES
6 months	US\$ 28,000 per vessel	Nil
12 months	US\$45,000 per vessel	Nil

#### CATEGORYA7-PURSE SEINERS FOR SMALL PELAGICS

PERIOD	FEES (USD)	ROYALTIES
6 months	US\$ 35,500 per vessel	Nil
12 months	US\$ 42,000 per vessel	Nil

(Vessels under categories A5 – A7 are to pay an additional fee for Fisheries Protection and Statistics and Research)

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#### SEMI-INDUSTRIAL FISHING VESSEL DECKED

#### CATEGORY C1- DECKED SEMI- INDUSTRIAL FISHIPPING VESSELS

PERIOD	FEES (USD)	ROYALTIES (USD)
6 months	US\$ 10,000 per vessel	US\$ 5,000 per vessel
12 months	US\$ 20,000 per vessel	US\$ 7,500 per vessel

(Vessels under categories C1 are to pay an additional fee for Fisheries Protection and Statistics and Research)

#### 1. SEMI-INDUSTRIAL FISHING VESSELS UNDECKED

#### CATEGORY C2-STD 5-10 CANOE

PERIOD	FEES	ROYALTIES
12 months	Le 1,000,000.00 <sup>a</sup>	Nil
12 months	Le 1,500,000.00 <sup>b</sup>	Nil

<sup>a</sup> includes snapper, capital morel mackerel canoes/boats

<sup>b</sup> Cuta canoes/boats

#### CATEGORY-C3: GHANA TYPE CANOE

PERIOD	FEES	ROYALTIES
12 months	Le 1,500,000.00 <sup>a</sup>	Nil

<sup>a</sup> includes herring canoes/boats

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#### **CATEGORY-C4: LOBSTER FISHING CANOE**

PERIOD	FEES	ROYALTIES
12 months	Le 3,000,000.00	Nil

#### CATEGORY-C4: "UMBRELLAFISH", "SHOVELNOSE" AND SHARK CANOES

PERIOD	FEES	ROYALTIES
12 months	Le 3,000,000.00	Nil

#### **CATEGORY- C4: FOREIGN CANOE**

PERIOD	FEES (USD)	ROYALTIES
12 months	US\$ 4,000	Nil

#### TRANSHIPMENT CATEGORY- B4 TRANSHIPMENT VESSEL (CARRIER)<sup>a</sup>

PERIOD	FEES (USD)	ROYALTIES
6 months	US\$ 24,375 per vessel	Nil
12 months	US\$ 35,000 per vessel	Nil

<sup>a</sup> Vessels under this category are subjected to pay export fees of \$ 0.5 per 20 kg carton of fish

#### CATEGORY- B5: PER TRANSHIPMENT VESSEL (CARRIER)<sup>a</sup>

PERIOD	FEES (USD)	ROYALTIES
One Transshipment	US\$ 7,500 per vessel	Nil

<sup>a</sup> Vessels under this category are subjected to pay export fees of \$ 0.5 per 20 kg carton of fish

#### TRANSSHIPPING FISHING VESSELS CATEGORY-B6: SIERRA LEONE FISHING LICENCE

PERIOD	FEES (USD)	ROYALTIES
One Transshipment	US\$ 700 per vessel per transshipment	Nil

#### CATEGORY-B7: FOREIGN FISHING LICENCE

PERIOD	FEES (USD)	ROYALTIES
One Transshipment	US\$ 2,000 per vessel per transshipment	Nil

#### CATEGORY B8 - SUPPLY VESSEL LOCAL CARRIERS

PERIOD	FEES (USD)	ROYALTIES
12 months	US\$ 7,500 per vessel	Nil

#### FISHERY SUPPORT AND PRROCESSING LICENCES CATEGORY-B1- PROCESSING PLANT AND ESTABLISHMENT

PERIOD	FEES (USD)	ROYALTIES
6 months	US\$ 25,000ª	Nil
12 months	US\$ 42,250ª	Nil
12 months	US\$ 15,000 <sup>b</sup>	Nil
12 months	US\$ 5,000°	Nil
12 months	US\$ 1,500 <sup>d</sup>	Nil
12 months	US\$ 2,000 <sup>e</sup>	Nil
12 months	US\$ 1,000 <sup>f</sup>	Nil

<sup>a</sup>Fish Processing Plant with blast freezers, ice making machine, or cold room for processing fresh and frozen fish for export

<sup>b</sup>Fish Processing Establishment with cold rooms (40 ft container size) and smoke ovens

 $^{\rm c}$  Fish Processing Establishment with cold rooms (20 ft container size) and smoke ovens/ "banda"

<sup>d</sup>Fish Processing Establishment with smoke ovens/ "banda"

<sup>e</sup>Fish Processing facility processing fish bladder for export

<sup>f</sup> Fish Processing facility salting and sun drying fish for export

#### **COLD ROOM**

PERIOD	FEES (USD)	ROYALTIES
6 months	US\$ 1,500ª	Nil
12 months*	US\$ 3,000ª	Nil
6 months**	US\$ 2,000 <sup>b</sup>	Nil
12 months**	US\$ 4,000 <sup>b</sup>	Nil

<sup>a</sup> Size in volume as a 20 ft container <sup>b</sup> Size in volume as a 40 ft container

#### CATEGORY-B2: MOTHERSHIP FOR PROCESSING

PERIOD	FEES (USD)	ROYALTIES
12 months	US\$ 45,000 per processing vessel	Nil

(Operators B1 and B 2 are to pay an additional fee for Fisheries Protection and Statistics and Research)

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#### **1. AQUACULTURE** CATEGORY-D1: SEMI COMMERCIAL AQUACULTURE

PERIOD	FEES (USD)	ROYALTIES
12 months	US\$ 100 per company	Nil

#### CATEGORY-D2: COMMERCIAL AQUACULTURE

PERIOD	FEES (USD)	ROYALTIES
12 months	US\$ 1,500 per company	Nil

#### 2. RECREATIONAL/SPORT FISHING

PERIOD	CATEGORY	FEES (USD)	ROYALTIES
12 months	Sport fishing establishment with more than one (1) vessels or boats	US\$ 1,000	Nil
12 months	Individual Sport Fishing vessel with length up to 15 m (LOA)	US\$300	Nil
12 months	Individual Sport Fishing canoes ( ie STD 5-10 and Ghana planked canoes	US\$250	Nil
12 months	Individual Sport Fishermen with rods	US\$ 100	Nil
12 months	Divers for fish and fishery products	US\$100	Nil

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#### SUPPLEMENTARY FEES SCHEDULE

DETAILS	UNITS	AMOUNT
Import Fee	20 kg/ctn	Le 500
Local Discharge	20 kg/ ctn	Le 300
Export levy: Fishing companies with fishing vessels that repatriate sales proceeds	Per 20kg. ctn	US\$1.5
Export levy: Fishing companies with fishing vessels but does not repatriate sales proceeds	Per 20kg. ctn	US \$ 3.0
Export levy: Fish Processing plants with local partnership agreement and majority shares	Per 20kg. ctn	US\$2.0
Export fee for Fish Processing plants with local partnership agreement without majority shares	Per 20kg. ctn	US \$ 3.0 (croakers- gwangwa, lady etc.)
		US \$ 2.0 (Fin fish species only, crustaceans and cephalopod not included)
Export fee for Fish Processing Plants without local partnership exportingcroakers (gwangwa, lady)	Per 20kg. ctn	US\$3.0

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### SUPPLEMENTARY FEES SCHEDULE

DETAILS	UNITS	AMOUNT
Export fee for smoked Fish by companies operating fishing vessel	Per 20kg. ctn	US\$3.0
Export fee for smoked Fish by other businesses or individuals	Per 20kg. ctn	US\$5.0
Export Fees for crustaceans (shrimps, lobsters, crabs etc.) caught by vessels other than Shrimp Trawlers	Per 20kg. ctn	US\$5.0
Export fees for cephalopods (squids, octopus etc.) caught by vessels other than Cephalopod Trawlers	Per 20kg. ctn	US\$5.0
Export fee for Fish bladder	Per kg.	US \$ 2.0
Export fee for sea cucumber	Per kg. ctn	US \$ 3.0
Entry clearance permit for fishing vessels	Per vessel	US \$ 1,000
Letter of intent for newly established fishing company	Per request	US\$ 5,000
Fish Bladder Processing facility	Per facility/ year	US\$ 2,000
Fisheries Protection	Per vessel/year	US \$ 1,000
Fisheries Statistics & Research	Per vessel/year	US \$ 500
Fisheries Observer Fee	Per vessel per month	US \$ 500

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#### 2. NATIONAL CIVIL REGISTRATION SECRETARIAT

Category	Service	Subscription/ Charge	Fee (Le)
Electronic Know Your Customer	Bank	Monthly	25,000,000
Service (eKYC)	Micro Finance	Monthly	5,000,000
	Credit Reference	Per Individual Transaction	10,000
	Passport	Per Individual Transaction	25,000
	Driver License	Per Individual Transaction	15,000
	NRA/Tax	Monthly	20,000,000
	NaSSIT	Monthly	20,000,000
	Council (Property etc)	Per Individual Transaction	5,000
	Min Lands (Land Reg)	Per Individual Transaction	25,000
	WAEC	Per Individual Transaction	5,000
	University	Per Individual Transaction	10,000
	Mobile Company	Monthly	25,000,000
	Third Party	By Negotiation	

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Category	Service	Subscription/ Charge	Fee (Le)
ID Card	National National ID Card	Per Card	50,000
	ECOWAS ID Card	Per Card	100,000
	Cooperate ID Card	Per Card	50,000
Certificate	Delayed & Late Certificate	Per Certificate	30,000
	Certificed True Copy	Per Certificate	50,000
	Marriage Certificate	Per Certificate	100,000
	Adoption Certificate	Per Certificate	50,000
	Divorce Certificate	Per Certificate	50,000

#### 3. MINISTRY OF TOURISM AND CULTURE

#### **RECOMMENDED LICENSE FEES-2020**

PROPRIETORS FEES	MANAGER'S FEES	TOTALFEES
1,496,000.00	504,000.00	2,000,000.00
1,122,000.00	378,000.00	1,500,000.00
748,000.00	252,000.00	1,000,000.00
673,200.00	226,000.00	899,200.00
347,000.00	126,000.00	473,000.00

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#### SNACKS BAR

#### **RECOMMENDED LICENSE FEES-2020**

PROPRIETORS FEES	MANAGER'S FEES	TOTALFEES
		500,000.00

CASINOS

#### RECOMMENDED LICENSE FEES-2020

PROPRIETORS FEES	MANAGER'S FEES	TOTALFEES
13,140,000.00	4,860,200.00	18,000,200.00
13,464,000.00	4,536,000.00	18,000,000.00
11,220,000.00	3,780,000.00	15,000,000.00

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#### TRAVELAGENCIES/TOURISM HANDLINGAGENCIES

#### **RECOMMENDED LICENSE FEES-2020**

PROPRIETORS FEES	MANAGER'S FEES	TOTALFEES
1,870,000.00	630,000.00	2,500,000.00
1,346,400.00	453,600.00	1,800,000.00
935,000.00	315,000.00	1,250,000.00