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# THE EXCISE ACT, 1982 (No. 6 of 1982)

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### REPUBLICATION

No.



# A BILL ENTITIE

The Excise Act, 1982

Short title.

-1.982

Being an Act to make provision for the levying and collection of Excise Duties on goods manufactured in Member States of the Mano River Union based on the Protocol on the Principles and Policies on the Harmonization of Excise Legislations affecting Intra-union Trade; and for connected purposes.

BE IT ENACTED by the President and Members of Parliament in commencethis present Parliament assembled, as follows:—

### PART I-PRELIMINARY

1. This Act shall come into operation on such date as the Commence-Minister shall fix by Notice published in the Gazette. terpre-

- 2. In this Act, unless the context otherwise requires-
  - "aircraft" means any apparatus whether or not mechanically propelled which is used for the transport by air of human beings or property;
  - "bonded warehouse" means a warehouse for which security has been given to the Excise Authority;
  - "Common Excise Tariff" means the harmonised excise tariff of the Member States:
    - "court" means any court of law in Sierra Leone having competent jurisdiction;
    - "delivered" means the time when the goods leave the factory or warehouse;
    - "drawback" means a refund of all or part of any excise duty authorised by law in respect of goods exported or used in a manner or for a purpose prescribed as a condition of drawback;
    - "entered" means the time when the entry is accepted and signed by the proper officer and when either the full duty and other charges due or any security required is paid or deposited as the case may be and includes the time when any excisable goods are delivered from a warehouse or a factory;
    - "Excise Authority" means the person who, for the time being is the Comptroller of Customs and Excise or any other person authorised or empowered in that behalf;
    - "excise duty" means duty of excise leviable on any goods specified in the First Schedule;
    - "excise factory" means any premises or places used for the manufacture of excisable goods;
    - "excisable goods" means all goods specified in the First Schedule;
    - "Excise Laws" means this Act and any proclamation, rule, regulation, resolution or order made under the authority of any Act relating to excisable goods;

- "excise warehouse" means any place appointed by the Comptroller to be a warehouse for the security of any excisable goods and of the duty due thereon:
  - "export" means to take or cause to be taken out of a Member State;
  - "factory" means any premises or place used for the manufacture of excisable goods;
- "goods" includes vessels, aircraft and vehicles; stores, baggage, currency and negotiable instruments and any other kind of moveable property;
  - "importation" means to bring or cause to be brought into a Member State from a place outside a Member State;
  - "licensed premises" means any warehouse or factory in which excisable goods may be stored;
  - "manufacturer" means any person who shall by any means make or produce or cause to be made or produced any excisable goods; and "manufacture" shall have a corresponding meaning;
  - "Member State," means any State signatory to the Mano River Union and includes any area adjacent to the territorial waters of the Member State over which it may exercise rights in accordance with the International Law which governs the use and exploitation of the seabed, the sub-soil and any natural resources thereof;
  - "Minister" means the Minister for the time being charged with the responsibility for matters relating to Finance;
- "National Excise Tariff" means the excise tariff contained in the First Schedule to this Act;
  - "occupier" includes any person who signs as principal any bond in respect of any building or place used for the deposit of goods for the security thereof or of the duties thereon under this Act;
  - "offence against Customs Laws" includes any act of any person contrary to any Excise Laws or failure of any person to perform an act required by any Excise Law to be performed by him;
  - "officer" includes any person employed in the Department of Customs and Excise and all members of the Police Force as well as any person acting in their aid; and any person acting in the aid of an

officer acting in the execution of his office or duty shall be deemed to be an off r acting in the execution of his office or duty;

- "officer of excise" means any officer who has been authorised or appointed by the Excise Authority to perform any act or carry out any duty in its behalf;
- "proper officer" means an officer of Excise;
- "regulations" means the Excise Regulations;
- "ship" includes any boat, canoe, lighter, or other floating craft of any description;
- "warehouse" means a secured place approved by the Excise Authority, under the provisions of section 27;
- "warehouse keeper" means the occupier of an approved warehouse.

### PART II-DUTIES AND DRAWBACKS

Excise duty to be levied on certain goods.

Value of goods to be normal price.

- 3. Except as otherwise provided for in this Act or any other law for the time being in force, excise duty shall be levied on any goods specified in the First Schedule, if such goods originate in a Member State of the Mano River Union and are consigned directly to Sierra Leone.
- 4. (1) For the purpose of levying excise duty on goods by reference to their value, the value of any such goods shall be taken to be the normal price which shall be the price that subject to subsections (2) and (3) would be paid for the goods when sold in the open market between a seller and buyer independent of each other.
- (2) The normal price of any excisable goods shall be determined on the following assumptions—
  - (a) that such goods are treated as having been delivered:
  - (b) that any excise duty payable on them shall be excluded from the normal price;
  - (c) that where excisable goods to be valued are manufactured in accordance with any patented or registered design or under any trade mark the normal price covers the right to use the patent design or trade mark.
- (3) A sale in the open market between manufacturer and buyer independent of each other pre-supposes that—
  - (a) the price is the sole consideration;

- (b) the price is not influenced by any commercial, financial or other relationship, whether by contract or otherwise between the manufacturer or any person associated in business with him and the buyer and any other person associated in business with him, other than that relationship created by the sale of the goods in question;
- (c) no part of the proceeds of the subsequent re-sale, use or disposal of the goods will accrue either directly or indirectly to the manufacturer or any person associated in business with him.
- (4) For the purpose of this section, two or more persons shall be deemed to be associated in business with one another if whether directly or indirectly, either of them has any interest in the business or property of the other or both have a common interest in any business or property, or some third person has an interest in the business or property of both of them.
- 5. (1) The excise duty on any goods except those permitted Payment by law to be delivered free of excise duty shall become due and of excise payable to the Excise Authority—
  - (a) at the time tof delivery for home consumption from a factory or warehouse; or
  - (b) when withdrawn for use by the manufacturer in his factory or from a warehouse other than for purposes under section 7 or for export; or
  - (c) at the time of importation from a Member State:
  - (d) as otherwise provided by law.
- (2) The Excise Authority may defer the payment of excise duty on such terms as it may allow, if the manufacturer gives such security by bond or otherwise as the Excise Authority may require:

Provided that in such case all excise duties which have become due within any calendar month or any other period that may be prescribed shall be paid to the Excise Authority within twenty-one days of the last day of such month or other prescribed period.

6. (1) All excisable goods made or deposited in a factory Duty to be or bonded warehouse without payment of excise duty shall upon paid at rate being delivered therefrom for purpose of consumption or upon inforce on delivery.

being withdrawn for use from the factory or bonded warehouse, be subject to the rates of sise duty in force, at the time they are so delivered or withdrawn for use, except where provision is otherwise made by law. -

(2) In the case of goods liable to excise duty on importation for home consumption such goods shall be subject to the rate of excise duty in force at the time of delivery of the entry therefor for clearance of the goods from Customs custody, for home consumption.

certain goods.

7. (1) Subject to such conditions as the Excise Authority payable on may impose, excise duty shall not be payable on any goods-

- (a) shipped as stores in a ship or aircraft proceeding to a destination abroad, or
- (b) delivered from a factory or warehouse for exportation and duly exported.
- (2) Excise duty shall not be payable on any goods other than tobacco and alcoholic beverages, which, are shipped as stores on ships registered in a Member State of the Liano River Union and engaged in Intra-Union Trade.

Minister may authorise restriction on deliveries from warehouse and factory.

- 8. (1) The Minister may authorise the Excise Authority to refuse to allow for any period not exceeding three months the delivery of goods for home consumption from a factory, or a bonded warehouse in quantities exceeding those which may appear to the Excise Authority to be reasonable deliveries in the circumstances.
- (2) Where, by reason of the refusal of the Excise Authority to allow the delivery of goods any person shall be prevented from performing any contract in connection with the goods, that person shall be freed and discharged from all actions and proceedings in respect of his failure to perform the contract so far as the failure is due to such reason.

Dispute as to and drawback allowable.

- 9. (1) If any dispute arises as to the proper rate or amount duty payable of any excise duty payable on any goods, any person liable to pay excise duty on such goods shall deposit with the Excise Authority the excise duty demanded of him and the amount so paid shall be deemed to be the proper excise duty unless the Court, upon application made to it by any person liable to pay excise duty, within three months after the date of such deposit, otherwise decides.
  - (2) If any dispute arises as to the proper rate or amount of any drawback allowable on any goods the person claiming drawback shall accept from the Excise Authority

Minister may

he drawback allowed by it and the amount so allowed shall be leemed to be the proper drawback unless the Court, upon pplication by the person claiming drawback within three months fter the date of such acceptance otherwise d. des.

- 10. Where any excise duty is imposed, or any exemption. Duty to be emission, rebate, refund, or drawback is allowed on any deemed proexcisable goods according to any specified weight, measure, portionate to 
  umber or quantity, such excise duty, or exemption, remission, tity and numbeate, refund, or drawback shall be deemed to apply in proporber.

  I too to any greater or lesser weight, measure, number or quantity,
  so the case may be unless any specific provision to the contrary
  - 11. (1) If any goods ordinarily liable to excise duty at a Goods to be even rate are allowed by law to be entered or delivered at a forfeited ower rate of excise duty or free of excise duty on any special where special enditions they shall be forfeited if such conditions are not fulfilled.
  - (2) Where such goods are so forfeited, any person who movingly—
    - (a) obtains delivery of the goods; or
    - (b) disposes of or, is involved in the disposal of the goods; or
    - (c) uses the goods contrary to the special condition imposed or for some purpose other than that specified by the Excise Authority; or
    - (d) acts in any way contrary to the provision of this section,

hall pay a penalty in an amount equal to three times the value if the goods or two hundred leones, whichever is the greater.

- (3) The importer or person to whom any such goods have been delivered shall on demand produce the goods to any authorised officer or otherwise account for the goods to the satisfaction of the Excise Authority, and if he fails to produce or ecount for the goods, he shall pay a penalty equal to three times the value of the goods or two hundred leones whichever is the creater.
  - 12. The Minister may-

(a) remit or authorise the refund in whole or in remit or authorise part of any excise duty payable or paid by any refund of person in any instance if he is satisfied that it is excise duty, just and equitable to do so;

- out in paragraph (a), direct that there shall to paid to any person to whom the goods in que tion have been sold or transferred an amount nexceeding that paid thereon or estimated to have been paid thereon as excise duty, if he is satisfied that it is just and equitable to do so;
- (c) consistent with the procedures established under this Act, the Minister may remit or authoris the refund in whole or in part of any excise dut payable or paid in respect of a general class of goods or by any person of a specific class;
- (d) in lieu of making any remission or refund as i paragraph (c) and consistent with the procedure established under this Act, direct that there shap be paid to any person to whom the goods in question have been sold or transferred an amount not exceeding that paid thereon or estimated that been paid thereon as excise duty.

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Duty refunded in error to be repaid.

13. Any excise duty short levied or erroneously refunde to any person who ought to have paid the amount short levie or to whom the refund has erroneously been made shall be paid or refunded on demand.

Minister may waive excise duty.

14. The Minister may-

- (1) if any goods liable to excise duty are lost our destroyed—
  - (a) before they have been delivered from a factory of bonded warehouse; or :
  - (b) in removing them from a factory or bonded wareln house; or
  - (c) in the course of delivery for export or for use asf
  - (d) in the course of delivery from or receipt into an factory or bonded warehouse; or
  - (e) before clearance from official custody at import,

waive any excise duties due on them, if satisfied that they have not been and will not be used or consumed in the State where the have been so lost or destroyed;



- (2) at the request of the owner or recipient of the goods in question, and subject to such conditions as may seem fit, permit the destiction of the goods and repay or waive payment of the excise duty on—
  - (a) any imported goods not yet cleared for the purpose, for which they may be entered at importation;
  - (b) any warehoused goods or any excisable goods which while in the warehouse or on the licensed premises of a manufacturer, have become spoilt or otherwise unfit for use due to circumstances outside the control of the proprietor.
- 15. (1) Where any excise duty on goods remains unpaid Authority after the time it has become due, the Excise Authority may may distrain authorise the levying of a distress—
- (a) upon the goods, chattels and effects of the manufacturer of the goods, in respect of which the duty remains unpaid; and
- (b) upon all machinery, plant, tools, ships, vehicles, animals, goods, and effects used within the Member States in the manufacture, sale or distribution of excisable goods found on any premises or on any land in the use or possession of such manufacturer or of any person on his behalf or in trust for him.
- (2) The authority to distrain under this section shall be in the form contained in the Second Schedule and such authority Second shall be a warrant and authority to distrain for the amount of Schedule any excise duties due.
- (3) For the purpose of levying any distress under this section any person expressly authorised in writing under the hand of the Excise Authority may execute any warrant of distress and, if necessary, break open any building or place in the day time for the purpose of levying such distress and may call to his essistance any police officer and it shall be the duty of any police officer when so required to aid and assist in the execution of any warrant of distress and in levying the distress.
- (4) The distress so taken may at the cost of its owner be kept for fourteen days, and if the amount due in respect of excise duty and the cost and charges incidental to the distraint are not then paid, it may be sold.

- (5) Out of the proceeds of sale the shall be paid fin the amount due in respect of excise duties and thereafter th cost and charges incidental to the sale and to the keeping of the distress whereupon any remaining proceeds shall be paid to the owner of the things distrained.
- (6) It shall be lawful in exercise of the powers of distre herein conferred for the person to whom such authority is give to distrain upon all goods, chattels and effects belonging to the manufacturer wherever they may be found.

Notice of

- 16. (1) If any excise duty payable by any person remain action other unpaid after the time it has become due, whether or not than distress. distraint has been levied, the Excise Authority may, by notice i writing addressed to that person and delivered at his local address, notify him of any action that the Excise Authority ma deem appropriate and lawful to take in the circumstances.
  - (2) If after such notification the person fails to observe any directive that the Excise Authority may have issued he an every person aiding and assisting him shall be guilty of an offend and liable on conviction to a fine not exceeding two hundred leones or to imprisonment for a term not exceeding twelv elian Keller de linialis months. sara sa na malansa p

When duty payable.

- 17. (1) Any person who fails to produce to any officer of request any excisable goods manufactured or warehoused by him and not delivered or used in accordance with the provision prescribed in this Act, shall immediately pay to the Exciso Authority the excise duties due on those goods, save in respect of any deficiency shown to the satisfaction of the Excise Authority to be due to evaporation, accidental leakage or any other unavoidable cause and in addition to paying the excise duties on the goods shall incur a penalty equal to three times the value of the goods or two hundred leones, whichever is the greater.
- (2) If at any time the quantity of excisable goods found in any factory or bonded warehouse is greater than the quantity which ought according to the books of the manufacturer or warehouse keeper, to be therein, the quantity in excess shall be liable to forfeiture and the manufacturer or warehouse keeper shall incur a penalty equal to the value of the goods found in excess, unless, he explains the excess to the satisfaction of the Exciso Authority.

- 18. The Minister may, subject to the provision prescribed Minister may in accordance with applicable legal procedures set out in the allow draw-Protocol of the Principles and Policies on .: Harmonisation of excise legislation, provide that any excise duty paid shall be repaid as drawback on such goods as may be prescribed and on such conditions as may be allowed.
- 19. (1) Claims for drawback shall be made in such form Claims for and contain such information and be supported by such evidence drawback. as the Excise Authority may require.
- (2) Every claim for refund by way of drawback shall be honoured by the Excise Authority on presentation of the proper document certified as correct by a proper officer.
- (3) The owner or recipient of any goods in respect of which drawback is claimed shall make and subscribe a declaration on the debenture that the conditions under which drawback is allowed have been fulfilled.
- (4) The Excise Authority may require the owner or recipient to produce satisfactory evidence of the landing or disposal of any goods exported before certifying a debenture in respect of such goods.
  - (5) Drawback shall not be paid-
    - (a) unless the claim giving the right to such drawback is made within one year from the date the payment of excise duty was made;
    - (b) where the amount claimed in respect of goods covered by any one certificate is less than ten leones.
- 20. (1) Whenever it is shown to the satisfaction of the Refund. Excise Authority that excise duties have been paid in excess of that which should have been paid under the Excise Laws and Regulations the excess excise duty shall be refunded.
- (2) Every claim for refund under this section shall be honoured by the Excise Authority on presentation of the proper debenture certified as correct by an officer.
- (3) Claims for refund of excise duty shall not be entertained—

- (a) if the claim is made after the expiration of twelve months from the date of payment of excise duty;
- (b) where the amount claimed is less than ten leones

Power of Minister to assess duty evaded. 21. Without prejudice to any other provision in any law for the security of excise revenue, the Minister shall have power to assess the excise duty due and payable on any excisable goods which are reasonably deemed to have gone into home consumption without payment of the full excise duty due owing to unlicensed manufacture or other illegal means.

Duty of Excise Authority. 22. The Excise Authority shall, subject to the direction and control of the Minister, be responsible for the management, collection and accounting of excise revenue.

Power of Excise
Authority.

23. The Excise Authority may assign officers of Excise and, subject to such limitations as it may deem fit, delegate to any officer of Excise the power to exercise any of the functions conferred, or to perform any of the duties imposed, by law upon the Excise Authority.

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Officers of Excise.

- 24. (1) Every officer shall enforce and ensure due compliance with the Excise Laws.
- (2) Every person assigned by the Excise Authority for any duty or service relating to excise shall be deemed to be the officer of excise for that duty of service.
- (3) Every act required by law to be done, by, with, to or before any particular officer nominated for that purpose may be done, by, with to or before any person appointed by the Excise Authority to act for such officer.
- (4) Every act required by law to be done at a particular place shall be deemed to have been so done if done at any place appointed by the Excise Authority for that purpose.
- (5) Every officer of excise when acting in the course of his office shall carry a document issued to him by the Excise Authority to establish his identity and, on demand, shall declare his office and produce his identification document.
- (6) It shall not be an offence for any person to refuse to comply with any request, demand or order made by any officer of excise acting or purporting to act as such, if that officer refuses to declare his office or produce his identification document on demand.

- 25. Any person to whom an identification document has Penalty for been issued by the Excise Authority and who required by the failure to Authority to deliver up, or account, to the satisfaction of the account for ardeliver up Authority, for his identification document and who fails to comidentification by with such requirement within the period stipulated by the tion document, shall be liable to a penalty of forty leones and if ments. The failure continues after he is convicted thereof, shall be liable to a penalty of ten leones for every day on which the failure continues.
- of excise are to be open or officers are to be available for the special busiperformance of particular duties shall be such as the Minister ness.

### PART III-WAREHOUSES

- 27. (1) The Excise Authority may approve, for such Places of periods and subject to such conditions as he thinks fit, places of security for security for the deposit, keeping and securing of—

  storage of certain
  - (a) any goods chargeable with excise duty without goods. payment of that excise duty;
- (b) goods for exportation or for use as stores, being your not goods not eligible for home consumption;
- old in (c) any other goods permitted under the Excise Act; to be deposited in a bonded warehouse.
- (2) The Excise Authority may from time to time give directions concerning—
  - (a) goods which may or may not be deposited in any particular bonded warehouse or class of bonded warehouses:
    - (A) the part of any bended warehouse in which any class or description of goods may be kept or secured.
- (3) If, after the approval of a bonded warehouse, the occupier thereof makes, without the previous consent of the Excise Authority, any alteration therein or addition thereto, he shall be liable to a penalty of two hundred leones.
- (4) The Excise Authority may, at any time for reasonable cause, revoke or vary the terms of his approval of any bonded warehouse under this section.
- (5) Any person contravening or failing to comply with any condition imposed or discretion given by the Excise Authority under this section shall be liable to a penalty of two hundred leones.

Private warehouse.

- 28. Every factory or bonded warehouse approved under this Act for the manufacture or storage of excisable goods shall be deemed to be a private warehouse licensed under the Customs and Excise Laws.
- 29. Subject to the provisions of this Act the Excise Autho-No duty payable on goods rity may permit a manufacturer to remove excisable goods from in bonded his factory to a bonded warehouse and no excise duty shall be warehouse. payable on any such goods while in the bonded warehouse.
- Security 30. The Excise Authority may require any bonded warebond by bondedware house keeper to enter into a bond to secure the duties on any house keeper, goods that may at any time be warehoused in his bonded ware-

Bonded ware house goods sublations and prescribed fees.

31. All excisable goods while in a bonded warehouse shall be subject to such regulations, and to the payment by the bonded ject to regu-warehouse keeper to the Excise Authority at the prescribed times of such fees and charges for supervising and taking account of them as may be prescribed.

Forfeiture.

32. If any excisable goods are removed to a bonded warehouse otherwise than in accordance with regulations or except by such persons, ways, and means or at such times and within such hours as the Excise Authority may direct, they shall be liable to forfeiture. The first of homina said. I said to

Removal to and from warehouse.

33. Any goods warehoused under this Act may be removed to another warehouse or, with the written permission of the Excise Authority, returned to the factory of their manufacture subject to the same regulations and provisions as govern the removal of excisable goods from a factory to a bonded warehouse, so far as they are or can be made applicable; and any excisable goods with the same permission, may be removed in the same way and subject to the same conditions from one factory to another: provided that not withstanding- any such removal to a bonded warehouse or factory, the manufacturer of any excisable goods so removed shall be and shall continue to be liable to pay the excise duty thereon when it becomes due unless provision is made by law to the contrary. .

Withdrawal of approval of bonded warehouse.

34. (1) The Excise Authority may withdraw the approval of any bonded warehouse by giving to the bonded warehouse keeper notice in writing of such withdrawal.

- (2) Any such notice addressed to the bonded warehouse keeper a. his warehouse shall the deemed to be notice to all persons interested in any other contents of the bonded warehouse.
- (3) If within thirty days, or such further period as the Excise Authority may allow from the date of a notice of withdrawal, any excisable goods in the bonded warehouse have not been removed to another bonded warehouse or returned to the factory of their manufacture or shipped as stores or exported of delivered for use within a Member Country in the manner provided by law, the bonded warehouse keeper shall forthwith pay to the Excise Authority the excise duties thereon.
- 35. (1) Every factory and bonded warehouse in which excise- Name to be able goods are manufactured or stored shall be named conspicuously displayed on the outside of the building to the satisfaction of the Excise on excise Authority using the words "Excise Factory" or "Excise Ware-Inctory or warchouse." house" as the case may be, followed by the official number allotted to the factory or bonded warehouse by the Excise Authority.

(2) If any person contravenes or fails to comply with any requirement made or direction given under this provision he shall be liable to a fine of one hundred leones. -

- (3) If any person not authorised to manufacture or store excisable goods in a particular factory or bonded warehouse affixed to the aforesaid premises any sign or notice purporting to show that he is so authorised he shall be liable to a fine not exceeding five hundred leones.
- 36. (1) No action shall be brought against the Excise Autho- When action rity or any of its officers for any loss or damage sustained by any for loss or excisable goods while in a bonded warehouse or in the course of damage may being received into or delivered out of such worth being received into or delivered out of such warehouse, or for any loss or damage sustained by a bonded warehouse or its contents except when such loss or damage occurs as the direct result of the wilful act or negligence of the Excise Authority, or any of its officers.

(2) For the purposes of this Act any goods which have been put on a vehicle ready for delivery shall be deemed to have been delivered and taken out from any factory or bonded warehouse unless the Excise Authority is satisfied or in the case of proceedings instituted under this Act, the defendant proves, that the goods were not put on the vehicle with intent to deliver them from the factory or bonded warehouse.

### PART IV-REMOVAL

Delivery documents.

- 37. (1) Except accordance with regulations made under this Act or with the written permission of the Excise Authority, no excisable goods shall be delivered from a factory for any purpose whatsoever unless accompanied by a delivery document in the prescribed form signed by the manufacturer or bonded warehouse keeper and stating the quantity of goods delivered, the time and date of removal, the person to whom and the place where sent, the purpose for which delivered and such other particulars as may be prescribed.
- (2) A duplicate of the delivery document shall be kept on the premises from which the goods have been delivered and shall be produced by the manufacturer or bonded warehouse keeper to any officer on demand.
- (3) Where any excisable goods are by law permitted to be used in the factory or bonded warehouse for any purpose, the manufacturer or bonded warehouse keeper shall, when any such goods are taken at any time from stock to be so used, make out the proper document for them in duplicate in the same way as if they had been delivered from the factory or bonded warehouse; turer or bonded warehouse keeper and produced to any officer on demand within one year of the date thereof, and the duplicate dealt with as hereinbefore provided.
  - (4) If the manufacturer or warehouse keeper-
    - # 855 9 Vo. . 1 (a) delivers any excisable goods contrary to this section or accompanied by an inaccurate delivery document or without filling in the particulars on the counterfoil; or
    - (b) does not produce any delivery document along with the goods to the person and at the place named therein; or
    - (c) does not keep on his premises and produce the duplicate of the delivery documents to an officer as aforesaid; or
    - (d) contravenes any of the provisions of subsection (3) hereof;

he shall incur a penalty equal to three times the value of the goods to which the delivery document relates, or in respect of which there is no delivery document, or! five hundred leones, whichever is the greater; and all goods delivered or used in contravention of this section shall be liable to forfeiture.

### PART IV-REMOVAL

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    - (b) does not produce any delivery document along with the goods to the person and at the place named therein; or
    - (c) does not keep on his premises and produce the duplicate of the delivery documents to an officer as aforesaid: or
    - (d) contravenes any of the provisions of subsection (3) hereof;

he shall incur a penalty equal to three times the value of the goods to which the delivery document relates, or in respect of which there is no delivery document, or five hundred leones, whichever is the greater; and all goods delivered or used in contravention of this section shall be liable to forfeiture.

38. (1) Any person who takes out any excisable goods which Penalties are required to be accompanied by a delivery document from any in regard to factory or bonded warehouse, unless accompanied by such deli-decuments. very document, or who aids, assists or is concerned therewith, shall incure a penalty not exceeding five hundred leones.

(2) Any person who takes out any excisable goods from a factory or bonded warehouse without the knowledge and consent of the manufacturer or the bonded warehouse keeper, as the case may be, shall incur a penalty of three times the value of such goods or five hundred leones whichever is the greater.

39. (1) If any person— 

(a) receives any excisable goods required to be receiving and accompanied by a delivery document without such removal of delivery document; or

(b) does not produce a delivery document in respect from facof any excisable goods received by him and tory or required to be accompanied by a delivery docu-warehouse. ment, upon the demand of any officer at any time within fourteen days of the date of receipt thereof, or within such period as the Excise Authority may allow; or sense of light of the light of

: : : (c) produces or causes or allows to be produced to any person any delivery document as having been received with any excisable goods other than the

goods therein described;

he shall incur a penalty of two hundred leones.

(2) If any person knowingly buys or receives or has in his possession or under his control in any manner or in any place any excisable goods which have been unlawfully removed or abstracted from a factory or bonded watehouse with or without the knowledge and consent of the manufacturer or warehouse keeper, as the case may be, he shall incur a penalty of three times the value of the goods or five hundred leones whichever is the greater.

### PART V-OBLIGATIONS OF MANUFACTURERS AND WAREHOUSE KEEPERS

40. (1) No person shall manufacture or commence to Manufacmanufacture excisable goods unless he first obtains an excise turer to licence to do so.

(2) The application for a licence shall be in such form manufacture and contain such particulars as the Excise Authority may direct. from Excise

Penalties for unlawful unaccompanied goods

- (3) A licence to manufacture excisable goods shall be in such form and contain such particulars as the Excise Authority may direct and shall be issued on payment of a fee of fifty leones.
- (4) Every such licence shall expire on the 30th day of June next following the date of issue.
- (5) Subject to a right of appeal to the Minister within fifteen days of the date of refusal, the Excise Authority may refuse to issue a licence under this section to any person without assigning a cause for such refusal.

Penalty for manufacturer's failure to obtain icence.

- 41. If any person manufactures or commences to manufacture any excisable goods without a licence to do so, he shall incur a penalty of not less than one thousand leones and all goods in respect of which any such act is committed and all machinery, equipment, vessels, utensils and materials which in the opinion of the Excise Authority are used for purposes of manufacture or conveyance thereof shall be forfeited.
- Licence to 42. (1) An excise licence for the manufacture of goods apply to one shall be granted in respect of one set of premises only, but a set of pre-licence for the manufacture of excisable goods may be granted to and to be the same person in respect of each of two or more sets of displayed on premises.
  - (2) A licence shall be deemed not to extend to any part of a set of premises not described in the written description and plans required for the issuance of a licence for such premises.
  - (3) Where the manufacture of excisable goods is carried on at any set of premises by two or more persons in partnership, then, subject to the provisions of any enactment relating to the manufacture of the goods in question, not more than one licence shall be required to be taken out by those persons in respect of such premises in any one licensing year.
  - (4) Without prejudice to any other requirement as to the production of licences contained in these provisions, if any person who is the holder of any excise licence to manufacture any goods fails to display the licence in a conspicuous place on the premises he shall be liable to a penalty not exceeding one hundred leones.

Publication of licences granted.

- 43. (1) The Excise Authority may cause to be published in the Gazette quarterly returns of all licences granted, issued and transferred under the provisions of this Act.
- (2) Production of a copy of the Gazette containing any such return shall be prima facie evidence of any fact therein stated as to any license therein specified.

- 52. (1) Every manufacturer or bonded warehouse keeper shall Instruments. keep in his factory or warehouse such reasonable and necessary apparatus and instruments for measuring, weighing and testing any excisable goods and material. herefor and any packages, vats or utensils therein as the Excise Authority may require and shall permit any officer to use them for the purpose of measuring, weighing or testing or taking an account of any excisable goods and materials or of any package, vat or utensil in the factory or bonded warehouse.
- (2) Any manufacturer or bonded warehouse keeper who contravenes the provisions of this section or uses or causes or allows to be used any false; unjust or insufficient apparatus or instrument or who practises or allows to be practised any art, device or contrivance by which any officer may be hindered or prevented from taking a Just and true measure or account, shall for every such offence incur a penalty of not less than five hundred leones and not exceeding one thousand leones and all such false and unjust apparatus and instruments shall be liable to forfeiture.
- 53. (1) The Excise Authority may station any officer in or Excise upon any factory to watch the process of manufacture therein and Authority to enforce compliance with the provisions of this Act, and officer on every manufacturer shall provide accommodation at or adjacent to licensed his factory to the satisfaction of the Excise Authority, for such premises. officer. . Lan transfer his took to his to
- (2) Any manufacturer who fails to provide such accommodation to the satisfaction of the Excise Authority shall incur a penalty of one hundred leones for every week or part of a week during which the default or

(1) On demand of any officer+

- (a) safe and convenient ladders of sufficient length to be afforded to officers. enable him to ascend to and examine any vessel or untensil in any factory or warehouse or to guage or ascertain the contents or capacity of any vessel or utensil therein shall be provided and conveniently and firmly placed;
- (b) any such ladder shall be fixed at or in any part of such vessel or utensil where the officer may require;
- (c) sufficient lights and other sufficient aid and assistance shall be supplied to enable the officer to 4 guage or ascertain the contents or capacity of any yessel or utensil or to search for or guage and

Assistance to

taken an account of all excisable goods and materials in a factory or bonded warehouse, by night as well as by day.

(2) Every manufacturer or bonded warehouse keeper in whose factory or bonded warehouse any act or omission in centravention of this section has occurred shall incur a penalty of two hundred leones.

Storage to be provided on licensed premises

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- 55. (1) Storage shall be provided on the licensed premises for the exclusive storage of excisable goods manufactured or otherwise allowed to be received thereon and on which excise duty has not been paid.
- (2) The storage area shall be securely constructed and kept secure to the satisfaction of the Excise Authority.
- (3) Excisable goods shall be deposited forthwith in the storage area and shall be kept separated from other goods until an account of the goods has been recorded in a register.

Manufacturer to keep register of goods from . storage area.

- The Profession of 56. (1) A licensed manufacturer shall keep a register in such form and manner and containing such particulars as the Excise. Authority may direct of all excisable goods acrosited in and delivered from the storage area. 10 normalide shows
- (2) The register shall be kept in the storage area in a place approved by the Excise Authority and shall be produced on demand to any officer

Delivery of some storage area goods to be certain · con-. ditions.

57. The delivery of goods from the storage area for any purpose other than for home consumption on payment of the full excise duty shall be subject to such conditions as the Excise subjected to Authority may direct.

Invoice or to accom-

58. No excisable goods shall be delivered from the licensed delivery note premises of a person carrying on an excise trade unless they are pany goods, accompanied by either an invoice or delivery note showing such particulars as the Excise Authority shall prescribe.

### PART VI—POWERS OF OFFICERS

Rightsin relation to scarch.

- 59. (1) Before any person is searched he may require to be taken as soon as possible before a magistrate or the Excise Authority\_or other superior officer, who shall discharge him if he sees no reasonable cause for search but shall otherwise direct that he be searched.
  - (2) No female shall be searched except by a female.

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- (3) No officer shall be liable to any prosecution action or suit on account of any search made in good faith and in accordance the the provisions of this Act.
- 60. Any officer, if he considers it necessary in the circum-power of stances, may arrest and detain any person whom he reasonably arrest, suspects to be committing, or to have committed or to be or to have been concerned in the commission of, any offence against or any evasion of the provisions of this Act.
- 61. (1) Any officer may at all times, by night or by day, enter Officer may into any factory or bonded warehouse and guage, measure and enter factory take an account of every still or other vessel, utensil of any kind or bonded warehouse, and of any excisable goods and materials as he shall require.
- (2) If an officer who has demanded admittance into such factory or bonded warehouse is not immediately admitted, the manufacturer or warehouse keeper shall incur a penalty of five hundred leones.
- (3) If the officer is not admitted immediately he or any person acting in his aid or assistance may lawfully at all times, by night or by day, break open by force any of the doors or windows or break through any of the walls of any part of the factory or bonded warehouse where necessary in his opinion to effect entry.
- 62. (1) Any officer may during working hours enter into any Officer may premises made use of by any person selling or offering for sale any examine excisable goods upon such premises, and take samples of any stock of such excisable goods for which he shall offer to pay.
- (2) If any person selling or offering for sale any excisable goods on any premises fails to aid and assist the officer in measureing and taking an account of all excisable goods in or upon the premises, he shall incur a penalty of fifty leones.
- 63. (1) Any officer may upon reasonable suspicion stop and stoppage examine any ship, aircraft or vehicle to ascertain whether any goods and examion which the excise duties have not been paid or secured by nation of certificate or otherwise as required by law are contained therein. ship, aircraft or
- (2) If no such goods are found, the officer shall not on other account of such stoppage and examination be liable to any prosecu-vehicle. tion, action or suit.
- (3) If the person in charge of a ship or aircraft, or the driver of a vehicle, refuses to stop or allow such examination when required by any officer, he shall incur a penalty of five hundred leones.
- (4) If the officer firds any such goods, or if he finds any goods which he reasonably supposes ought to be accompanied by

a certificate, and the person in charge of the ship, aircraft, or vehicles, does not produce the certificate on demand, the officer may seize the ship, aircraft or vehicle and its contents and may arrest and detain any person found in or accompanying the ship, aircraft or vehicle at the time of the stoppage and take him before the Excise Authority.

Excise

(5) If such person fails to satisfy the Excise Authority that the goods were lawfully in his custody or possession for removal he shall incur a penalty equal to three times the value of the goods or two hundred leones whichever is the greater? and the goods shall be forfeited.

### PART VII—PENALTIES

General. penalty.

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64. Save as otherwise provided in this Act any person who does any act or makes any omission which constitutes a contravention of any provision of this Act for which no specific punishment or penalty is provided, or is concerned in the doing or making of any such act or omission, or who, does any act or makes any omission with intent to facilitate the evasion by himself or by any other person of any provision of this Act; shall incur a penalty of not less than five hundred but not more than one thousand leones. A MERCA STORE STORE

Penalty where goods forfeited.

65. Where any goods are forfeited or become liable to forseiture under this Act, any person who is knowingly concerned in the act or omission which renders such goods liable to forfeiture shall incur the penalty provided by law in respect of such act or omission or where no penalty is provided shall incur a penalty equal to three times the value of such goods or two hundred leones, whichever is the greater.

Penalty for false declaration. 66. If any person-

- (a) in any matter relating to this Act, makes and signs or causes to be made and signed any false declaration, or any declaration, certificate or other instrument required to be verified by signature only which is false in any particular; or
- (b) makes or signs any declaration made for the consideration of the Excise Authority or any application presented to him, which is untrue in any particular; or
- (c) refuses to answer or answers untruly any question put to him by any officer acting in the execution of his duty; or

- (d) counterfeits, falsifies or wilfully uses when counterfeited or falsified any certificate or other document requested by this Act or by or under the directions of the Excise Authority or any instrument used in the transaction of any business or matter relating to excise; or
- (e) alters any document or instrument relating to excise after it has been officially issued or counterfeits the seal, signature, initials or other mark of or used by any officer for the verification of any such document or instrument or for the security of goods or any other purpose in the conduct of business relating to excise; or
- (f) on any document or instrument required for the purposes of this Act counterfeits or imitates the seal, signature, initials or other mark of or made use of by any other person whatsoever, whether with or without the consent of that person;

he shall incur a penalty of two thousand leones.

67. (1) If any person—

Penalty for evading Excise Laws generally.

- (a) with intent to defraud the Government of any Excise Laws excise duty, harbours, keeps or conceals or permits generally. or suffers or causes or procures to be harboured, kept or concealed any excisable goods; or
- (b) with intent to defraud the Government of any excise duty, acquires possession of or is in any way concerned in carrying, removing, depositing, or concealing any excisable goods; or
- (c) is in any way concerned in any fraudulent evasion or attempt at evasion of any excise duties or of the provisions of this Act;

he shall for each offence incur a penalty equal to three times the value of the goods or two thousand leones, whichever is the greater; and the goods in respect of which the offence is committed shall be forfeited.

- (2) Any person who
  - (a) staves, breaks or destroys any goods to prevent their seizure by an officer or other person authorised to seize them or to prevent their being secured after they have been so reized; or

No.

- (b) rescues any goods seized by an officer or other person authorised to seize them; or
- (c) rescues a person arrested for any offence punishable under this Act; or
- (d) prevents the arrest of any person sought or pursued for an offence under this Act; or
- (e) obstructs an officer in the execution of his duty; shall incur a penalty of two thousand leones for each offence.

Personation of officer.

68. (1) Any person, not being an officer, who impersonates an officer in any way shall be guilty of an offence and liable on conviction to imprisonment for a term not exceeding five years.

Penalty for signalling to offender.

- 69. (1) Any person who with intent to frustrate any officer in the execution of his duty warns, or attempts to warn, or causes to be warned any person engaged in any contravention or attempted contravention of the provisions of this Act, whether such person is within distance to take advantage of the warning or not, shall be guilty of an offence and liable on conviction to imprisonment for a term not exceeding two years.
- (2) In any prosecution under this section, the burden of proof that anything done by the defendant was not done with the aforesaid intent shall be upon that defendant:
- (3) Any officer whatsoever may prevent any warning being given as aforesaid and may go upon any lands for that being given as aforesaid and may go upon any lands for that purpose without being liable to any prosecution, suit or action for go doing.

Caption taking

- 70. (1) Any officer who we were full fail to
  - (a) demands or takes any bribo, gratuity, recomponed or reward for the neglect or non-performance of his duty; or
  - (b) demands or takes any unauthorised fee, perquisite or reward, whether pecuniary or otherwise, directly or indirectly on account of anything relating to his office or employment; or
  - (c) delivers up, or agrees to deliver up, or not to seize, anything liable to forfeiture; or
  - (d) commits, or conspires or connives with any person for the purpose of committing, any offence against any of the provision of this Act;

shall, on proof thereof, to the satisfaction of the Excise Authority be dismissed from his office.

- (2) Any officer who commits any of the acts referred to in subsection (1) shall be liable on conviction to a fine not exceeding two thousand leones or to imprisonment for a term not exceeding two years.
  - 71. Any person who—

Person offering bribe

- (a) gives, offers, or agrees, to give or procure to be or reward. given, any bribe, gratuity, recompense or reward to any officer; or
- (b) gives, offers, or agrees, to give any unauthorised fee, perquisite or reward to any officer; or
- (c) induces or attempts to induce any officer to connive at any evasion of this Act or otherwise to neglest his duty;

shall be liable on conviction to a penalty of one thousand leones.

- 72. If any person aids or abets any other person in the Criminal contravention of any of the provisions of the Excise Laws such proceedings, person shall be liable to criminal proceedings under the criminal law.
- 73. The penalty provisions of this Act whether the penalties Public officer provided are civil or criminal, shall not apply to acts or omissions to be exempted one or made by any public officer acting in good faith in the legal performance or intended performance of his duties.
  - 74. (1) All things including aircraft, ships, and vehicles Aircraft, made use of in the removal or conveyance, of any goods which ships and may be forfeited under this Act, shall be liable to forfeiture.

    vehicles as carrier of goods, liable
  - (2) An officer may seize anything liable to forfeiture to forfeiture, under this Act at any place either upon land or water, and shall forthwith deliver such thing into the care for the Excise Authority.
  - (3) The forefeiture of an aircraft ship or vehicle shall be deemed to include its tackle, equipment and furniture and the forfeiture of any goods shall be deemed to include the package in which they are found and all its contexts unless the Excise Authority otherwise directs.
  - (4) Anything which has been seized and forfeited under the provisions of this Act shall be disposed of in such manner as the Excise Authority may direct.

Written notice of seizure and No.

- 75. (1) Where anything liable to forfeiture is seized unless in the possession of or in the presence of the offender, master or owner, the seizing officer shall give written notice of seizure and of the reasons therefor to the master or own. of the things seized, either by delivering such notice to him personally or by letter addressed to him and sent by post to or delivered at his usual or last known address or, in the case of a body corporate at its registered or principal office.
- (2) Where the person to whom notice shall be sent has no address or his address is unknown, notice of any seizure may be given by official publication.
- (3) Any person claiming that anything seized as liable to forfeiture is not so liable shall within thirty days from the date of the notice of seizure or, if no such notice has been given to him or published as aforesaid, within thirty days from the date that the seizure comes to shis knowledge, give written notice of his claim to the Excise Authority.

Disposal of seizure.

76. All seizures and forfeitures made under this Act shall be disposed of in such manner as the Excise Authority may direct.

Claim to seized goods to be in the name of owner.

- 77. (1) No claim under section 75 shall be heard or permitted for the restoration of any thing including any aircraft, ship or other vehicle or goods seized for any cause of forfeiture in any court unless such claim be made by or in the real name of the owner or proprietor thereof, describing his place of residence and occupation; and if such claimant resides in Sierra Leone he shall make oath before the court that the said aircraft, ship or other vehicles or goods were his property at the time of seizure; but if such claimant resides outside Sierra Leone, then oath shall be made by his agent by whom such claim shall be made stating that he has full authority from the real owner and claimant to make the same and that the thing or goods seized were at the time of seizure the bona fide property of the claimant.
- (2) On failure to show proof of ownership, the aircraft, ship or other vehicle or goods shall be disposed of as if no claim or appearance had been made; and if such aircraft, ship, vehicle or goods, at the time of the seizure thereof, be the bona fide property of any number of proprietors exceeding five it shall not be necessary for more than two of them to make such claim on the part of themselves and their co-proprietors or to make such oath as aforesaid; and if the aircraft, ship, or other vehicle or the goods, at the time of seizure be the property of a company, the claim may be made on oath by the secretary or a director of such company.

(3) For the purposes of this section "a company" means a company registered in Sierra Leone under the provisions of the Commiles Act of Sierra Leone.

### PART VIII-LEGAL PROCEEDINGS

78. All pecuniary penalties not specifically designated fines. Civil proand all forfeitures incurred under or imposed by this Act and the ceedings liability to forfeiture of any article seized under the authority thereof and all charges, expenses and duties, and all other sums of money whatsoever payable under this Act, may be sued for, defermined, enforced and recovered by suit or other appropriate civil proceedings in a Magistrate's Court, which court is hereby invested with the necessary jurisdiction for the purpose, in the name of the Excise Authority as nominal plaintiff; and all such proceedings shall be deemed to be civil proceedings, and except as otherwise herein provided, the ordinary civil procedure of Sierra Leone shall apply thereto. And the fact that the duties of excise have been secured by bond or otherwise shall not be pleaded or made use of in answer to or in stay of any such proceedings.

79. Whenever any person is adjudged to pay a civil pecuniary Power of penalty or costs in respect of any offence against the Excise Laws, count to the court may order him in default of payment to be committed to prison, prison for any term not exceding one year or where the judgment debt, together with costs, does not exceed two hundred leones, then for any term not exceeding six months until the judgment debt is paid; and in such case the amount of costs, if any, awarded to be paid by such person as well as the penalty so adjudged, shall be stated in the judgment and also in the commitment.

80. In all cases where any provision of the Excise Laws is Criminal enforceable by fine or imprisonment without the option of a fine proceedings. such provision shall be enforceable by the ordinary criminal procedure of Sierra Leone applicable thereto.

- The same 81. In civil actions and proceedings at the suit of the Excise Costs. Authority under the Excise Laws the same rule as the costs shall be observed as in suits of proceedings between private persons.
- 82. Notwithstanding any provision contained in this Act for Power of Exthe forfeiture of specified pecuniary penalties, or of specified goods, cise Authoor collection of goods, the Excise Authority if in the exercise of for lesser his discretion he shall in any case see fit so to do may-to entire de est

rity to sue forfeiture, or mitigate penalty.

(a) sue for some lesser forfeiture, whether of pecuniary penalties or of goods or of both; or

- (b) consent to judgment for some lesser forfeiture than actually sued for, whether of pecuniary penal ties of goods or of both; or
- (c) mitigate or remit any penalty or restore anything seized under the Act, at any time prior to the commencement of proceedings in any court against any person for an offence against the Excise Lawl for the condemnation of any seizure.
- Proceedings. 83. No proceedings civil or criminal shall be instituted under to be insti-this Act in respect of any act or omission done or made or offence tuted within committed except within the period of seven years from the date of such act, omission or offence.

Place of offence.

84. Every offence under this Act shall be deemed to have been committed and every cause of complaint to have arisen either in the place in which it actually was committed or aross or in any place on land where the offender or person prosecuted may be or be brought.

Officer may prosecute.

Any officer may conduct any prosecution or other proceedings whether criminal or civil under the Excise Laws in respect of any offence or penalty.

Certificate of probable cause of of officer.

86. When in any proceedings relating to the seizure of any ship, aircraft or goods or pursuant to any act done by any officer seizure or act in the execution or intended execution of his duty under this Act, it shall appear to the court before whom the proceedings are brought that there was probable cause for such seizure or act, the court shall certify on the record that there was such probable cause and in such case the person who made such seizure or performed such act shall not be liable to any action, or other suit or prosecution on account of such seizure or act; and a copy of the certificate verified by the signature of the officer of the court shall at the request of the officer concerned be given to him and the same shall for all purposes be sufficient evidence of such certificate; and in case any action or other suit or prosecution shall be commenced and brought to trial against any person on account of any seizure or act as aforesaid (whether any proceedings have been taken in respect of the same or not, or having been taken the court shall not have certified that there was a probable cause for such seizure or act), wherein a verdict shall be given against the defendant, if the court shall be satisfied that there was probable cause for such seizure or act, then the plaintiff shull recover any thing seized or the value thereof without costs of suit but no conviction shall be recorded against the defendant.

87. Whenever the Excise Authority shall in any case Where proproceed by civil proceedings in any court against any person for ceedings any offence under the Excis Laws, and it shall appear to such dant may be court that such person is likely to abscond before the case can arrested. be heard, such court shall grant a warrant to apprehend and bring such person before the court; and, on his being so brought, shall require him to give by recognisance, or by deposit of money or other valuable property, security to the satisfaction of such court to appear before the court at any time when called upon while the case is pending and until execution or satisfaction of the order or conviction that may be passed against him therein. And the surety or sureties shall undertake in default of such appearance to pay any sum that may be adjudged against such defendant in the case, and in default of such security the court shall commit such person to prison or to the custody of the police;

Provided that every person so committed shall be entitled to be discharged forthwith upon his entering into the required security at any time during the proceedings against him-

88. All moneys and costs recovered by the Excise Authority Moneys to be In proceedings under the Excise Laws shall be paid to the credit paid into of the general revenue negation

general

# PART IX—PROOF IN PROCEEDINGS

39. (1) In any proceedings under this Act the proof that Onus of proof the proper duties have been paid in respect of any excisable on defendant goods or that any such goods have been lawfully made, imported, in certain removed, delivered or exported or concerning the place whence cases. any goods shall have been brought, or that any goods have been illegally seized shall lie on the defendant or the person claiming anything seized as the case may be-

- (2) The averment that any goods staved or destroyed were staved or destroyed to prevent scizure shall be deemed sufficient unless the defendant in any such case shall prove the contrary.
- 90. If in any proceedings under this Act a question Evidence arises whether any person is an officer or not, his own evidence of Officers. thereof shall be deemed sufficient and every such officer shall be deemed a competent witness in any such proceedings notwithstanding that such officer may be entitled to any reward.
- 91. (1) In all cases where any penalty the amount of which Excise is to be determined by the value of any goods is incurred under Authority to any Excise Law, such value shall, as regards proceedings in any certify value.

court, be estimated and taken according to the rate and price for which goods of the like kind, but of the best quality upon which the duties of excise shall have been paid, were solu at or about the time of the offence, or according to the rate and price for which the like goods were sold in bond at or about the time of the offence with the duties due thereon added to such rate or price in bond; and no goods shall be deemed to be of levelulue by reason of any damage or injury they may have sustained in the course of any attempt to destroy or make away with the same by any person offending or endeavouring to offend against the Excise Laws.

(2) A certificate under the hand of the Excise Authority or an officer authorised by him as to the value of such goods shall be accepted by the court as prima facie evidence of the value stated therein.

Government Analyst's certificate sufficient evidence. 92. In any proceedings under this Act the production of a certificate purporting to be signed by a Government Analysishall be sufficient evidence of all the matters therein stated unless the contrary is proved.

Admissibility 93. In case any book or document required by this Act of copies of required to be used as evidence in any court as to the transaction documents. to which it refers, copies thereof certified by an officer shall be admissible for that purpose, without production of the originals.

Proof of 94. If in any proceedings under this Act it may be necessary official order, to give proof of any order or letter of authority issued by the President, Minister, Excise Authority or any person in the employment of the Government, the order or letter of authority or any letter or instructions referring thereto shall be admitted and taken as sufficient evidence of such order or letter of authority if any such document purports to be signed by any such functionary or shall uppear to have been officially printed or issued, unless the contrary is proved.

### PART X-SUPPLEMENTARY

Regulations.

95. The Minister may make Regulations for the better carrying out of the provisions of this Act and may in regulations prescribe fees, rents or charges to be paid in respect of any matter therein referred to-

Forms.

96. The Excise Authority may from time to time prescribe forms required to be used for the purposes of this Act.

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97. The Excise Authority may in any special circumstances Removal and permit the removal and delivery of goods in such form and delivery in manner as he may direct to meet the exigencies of any case to special circumstances. which the Excise Laws may not be conveniently applicable.

- 52 98. The Minister shall restrict the use of any materials Restriction assed in the manufacture of excisable goods. materials.
- 99. On and after the coming into force of this Act, there Preservation shall be substituted in all Acts, Regulations, Orders, Rules and change Notices, Announcements or other Legislation or notification of of title of any kind whatsoever, for a reference to the Comptroller of Customs department and Excise of a reference to the Excise Authority. Any reference in all decuto the Department of Customs and Excise shall remain the same. ments.

100. (1) The Minister may by Order published in the Power of Gazette-

Minister to make Orders

- (a) impose with or without qualifications, conditions, varying or limitations or exemptions, excise duties;
- (b) amend, suspend, vary or terminate existing excise ry duties; heart pay depending 25% ga.
- (c) amend or vary the tariff description and statistical numbers and units of quantity of the Excise Tariff forming the Schedule to this Act:

Provided that the Minister shall have regard to the convention on the Nomenclature for the classification of goods in Excise Tariff and the Standard International Trade Classification in making any amendment to the Schedule on the Common Excise Tariff and the National Excise Tariff.

- (2) Every Order made under this section, shall, within twenty-one days from the first day of the next session of Parliament after its publication or if Parliament is in session within twenty-one days of its publication, be submitted to Parliament and Parliament may by resolution confirm, amend, vary or revoke such Order, and upon publication of such resolution in the Gazette the resolution shall have effect and the said Order shall then expire. If the Order be not submitted within the said twentyone days to Parliament for confirmation it shall ipso facto expire.
- (3) Where an Order under paragraph (a) of subsection (1) or any amendment under paragraph (b) of subsection (1) have the effect of reducing or revoking the Excise duties on any goods, any person by whom such goods are entered shall-
  - (a) in the case of a reduced duty, pay the reduced duty thereon and in addition shall-

No.

- (i) pay to the Comptroller an amount equal to the difference between the duty payable immediately before the coming into effect of the amendment and the reduced duty payable under the amendment, or
- (ii) give security to the Comptroller by bond or otherwise for such amount:
- (b) in the case of revoked duty—
  - (i) pay to the Comptroller an amount equal to the duty payable immediately before the coming into effect of the amendment, or
  - (ii) give security to the Comptroller by bond or otherwise for such amount.
- (4) All payments made under subsection (3) shall be brought into account as excise duties.

. Repeal and saving Cap. 286.

101. The Excise Act is hereby repealed:

Provided that any Regulation, Order, Rule, Notice or matter made, given, published, or prescribed under the repealed Act and in force immediately before the coming into operation, of this Act, shall continue to remain in lorce with such modifications as are necessary to bring them into conformity with this Act, or until otherwise expressly revoked or replaced.

Tariff Item No.	Description,	Rate of Duty
01.03	Live Swine	Free -
01.05	Live Poultry	Free .
04.05	Bird's eggs and egg yolks, fresh dried or otherwise pre- served, sweetened or not	Free
10.06	Rice	Free
15.07	Fixed vegetable oils, fluid or solid, crude, refined or puri- fied	
	1. Palm Oil	Free
	2. Palm kernel Oil	Free
17.04	Sugar confectionery not containing cocca	15% on sales
19.07	Bread, ships' biscuits and other ordinary bakers' wares not containing added sugar, honey, eggs, fats, cheese or fruit	1
	A. Cabin bread and ship's biscuits  B. Other	5% on sales Free
19.08	Pastry, biscuits cakes and other fine bakers' wares whether or not containing cocoa in any proportion	15% on sales
21.07	Ice cream	i % on sales
22.01	Waters, including spa waters and aerated waters; ice and snow	
	A. Acrated waters	10% on sales
22.02	Lemmade flavoured spa waters and flavoured aerated waters and other non-alcoholic beverages, not including fruit and vegetable juices falling within Heading No. 20.07	3
	B. Soft drinks bottled or canned	10% on slaes
22.03	Beer made from malt	
	A. Stout and porter	Lc0.63 per litre
	B. Other	Lc0.62 per litre
22 .04/05	Wines of grapes	Leo.20 per litre
22.06	Vermouth and other wines of fresh grapes flavoured with aromatic extracts	Leo.20 per litre
22.07	Other fermented beverages (for example cider, perry and mead):	Le0.20 per litre

22.09	Alcoholic Spirit  A. Whisky, brandy, gin, rum, liquors and the like excluding spirits to which Section B applies  B. Spirit of a category approved by the Comptroller	Le3.12 per litre
	A. Whisky, brandy, gin, rum, liquors and the like excluding spirits to which Section B applies	
23.01	B. Spirit of a category approved by the Comptroller	
3.01		Le0.80 per litre
- 1	Flours and meals of meat, offals, fish crustaceans or molluses, unfit for human consumptions, greaves	Free
23.02	Bran, sharps and other residues derived from sifting, milling or working of cereals or of leguminous vegetables	
	A. Food preparations and supplements containing added vitamins, minerals, chemicals etc. unfit for human consumption and accepted as such by the Comptroller	Free
23.04	Oil cake and other residues (except dregs) resulting from the extractions of vegetable oils	Free
24.02	Manufactured tobacco extracts and essences  A. Cigars  B. Cigarettes (including the weight of the paper and any tip)  (a) where the weight of 1,000 cigarettes exceeds  950 grams	Le2.20 per kg.
	(b) where the weight of 1,000 digarettes does not exceed 950 grams  (c) Shag tobacco  E. Snuff	40% on sales 30% on sales Le1.48 per kg.
25.01	Coinmon salt (including rock salt, sea salt and table salt); pure sodium chloride; salt liquors; sea water  A. Table salt B. Rock salt, sea salt and other common salt	Le2.50 per metric to: Le2.50 per metric to:
25.23	Portland cement, cement fondu, slag cement, super sul- phate cement and similar hydraulic cement whether or	5°/ on sales
27.10	not coloured or in the form of clinker  Petroleum oils and oils obtained from Bituminous mine- rals, other than crude; preparations not elsewhere speci-	5% on sales
-	fied or included, containing not less than 70% by weight of petroleum oils or of oils obtained from Bituminous minerals, these oils being the basic constituents of the preparations	2.5
00).	A. Motor spirits, including aviation spirit  B. Spirit type jet fuel C. Other light oils and preparations	Le13.42 per 100 litre Le6.82 per 100 litre Le7.04 per 100 litre
.00%	C. Other light oils and preparations D. Kerosene, including kerosene type jet fuel L. Other, medium oils and preparations	Le5.94 per 100 litre Le7.04 per 100 litre
00:51	F. Gas oils	-Le10.56 per 100 litro Le9.24 per 100 litro

Tariff Item No.	Descripti	Rate of Duty
27.11	H. Lubricating oils, other heavy oils and preparations Petroleum gases and other gases	Le2.42 per 100 litres Le0.15 per kg.
27.12	Petroleum jelly Bitumen and asphalt, natural; bituminous shale, asphaltic	Free Free
28.04	rock and tar sands Oxygen, nitrogen and rare gases	Le1.50 per 100 litres 17½ % on sales
29.01	Other inorganic acids and oxygen compounds of non- metals (excluding water) (for example carbon dioxide) Acetylene	17½ % on sales 17½ % on sales
32.09	Varnishes and lacquers, distempers, paint and the like : A. Water thinned paints	Le0.20 per litre
	B. Other paints and enamels, varnishes and lacquers     1. Ready mixed paints     2. Ready mixed enamels	Le0.20 per litre Le0.20 per litre
	3. Varnishes 4. Lacquers	5% on sales 5% on sales -5% on sales
	5. Other C. Pigments in paint or enamel media	-5% on sales Le0.20 per litre
32.12	D. Other, including distempers  1. White wash same Line Glaziers' putty; grafting putty; painters' fillings; non-	5% on sales : · · -
33.06	refractory surfacing preparations; stopping sealing and similar mastics, including resin mastics and coments	25% on sales 5% on sales
34.01	Perfumery, cosmetics and toilet preparations  Soap	
	A. Toilet, medicated or perfumed, including shaving soap	22% on sales
	B. Industrial or household washing soap in cakes, bars or blocks	Le150.00 per metric
34.02	Organic surface—active agents, surface-active prepara-	
	tions, whether or not containing soap	1
	A. Detergents in powder form C. Liquid bleaches for household use	10% on sales 15% on sales
35.06 36.06	Prepared glues Matches	5% on sales
	A. in boxes containing 80 matches or less	Lc0.80 per gross boxes
	B. in boxes containing more than 80 matches C. in booklets containing 20 matches or less	in proportion  Le0.20 per gross  booklets
38.11	D. in booklets containing more than 20 matches.  Disinfectant, insecticides and the like	in proportion 5% on sales
39.01	Condensation, polycondensation and polyadilition products, whether or not linear (for example pheno-plasts, aminoplasts alkyds, polyallyl esters and other unsaturated polysters silicones)	* * * * *

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Tariss Item No.	Description 7	Rate of Duty
	O. Polyurethanes in other forms, including waste and	
	scrap 1. Foam Sheet	5% on sales
39.07	Other     Articles of materials of the kind described in headings     No. 39.01 to 39.06	5% on sales
	A. Polythene bags B. Plastic containers C. Plastic tableware D. Other	5% on sales 5% on sales 5% on sales 5% on sales
40.11	Retread tyres	Free
42.02	Travel goods and the like  A. Suitcases	5% on sales
44.15 48.03	Plywood, blockboard, laminated board, and the like Paper and paperboard, corrugated, creped, crinkled, embossed or perforated	10% on sales . Free
60.01	Knitted or crocheted fabric not elastic nor rubberised	5% on sales
64.01	Footwear with outer soles and uppers of rubber or artificial plastic material	5% on sales
66.01	Umbrellas and sunshades (including walking sticks umbrellas; umbrella tents, and garden and similar umbrellas)	20% on sales
73.23	Casks, drums, cans, boxes and similar containers, of sheet or plate iron or steel, of a description commonly used for the conveyance or packing of goods	Free
73.31	Nails, tacks, staples, hook-nails, corrugated nails spiked cramps, studs, spikes and drawing pins of iron or steel, whether or not with heads of other material but not including such articles with heads of copper	5% on sales
72.20		
73.38	Galvanised buckets and the like	5 % on sales
85.04	Electric accumulators	25% on sales
87.14	Trailers and wheelbarrows.	5% on sales
93.07	Sporting, hunting or target-shooting ammunition	Le60.00 per 500
94.04	Mattress supports; articles of bedding or similar furnishing fitted with springs or stuffed or internally fitted with any material or of expanded, foam or sponge rubber or expanded foam or sponge artificial plastic material, whether or not covered (for example, mattresses, quilts, ciderdowns, cushions, pouffes and pillows)	

Taritī Item No.	Description	Rate of Duty
	A. Mattresses of foam or sponge rub ber  B. Other	5% ox sales
	1. Cushions (foam)	5% on slaes
TAGE.	Pillows (foam)     Other (foam)	5% on sales 5% on sales
96.01	Brooms and brushes consisting of vegetable materials  Brooms and brushes consisting of artificial materials	5% on sales

### SECOND SCHEDULE

(Sec. 15 (2)

### THE EXCISE ACT, 1982 ;

### FORMS OF WARRANT OF DISTRESS

To	
I:* virture of the powe	
due for excise duty	frommanufacturer, having
further authorise that calling to your assist they are hereby requitogether with the cost of such distress, on said manufacturer with tools, ships, a Sierra Leone in the which you may find it of the said manufact.  And for the purif necessary with such place in the daytime.	
GIVEN under m	y hand atday of
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=	Comptroller of Customs and Excise
	OBJECT AND REASONS

The object of this Bill is contained in the long title.

SALIA JUSU-SHERIFF Minister of Finance.

Freetown, Sierra Leone. 7th October, 1982.