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L.N. 195 of 1960

CUSTOMS TARIFF ORDINANCE, 1958
(No. 60 of 1958)

Customs Tariff (Duties and Exemptions) (No. 8) Order, 1960

Commencement: 15th December, 1960

In exercise of the powers conferred by subsection (1) of section 6 of the
Customs Tariff Ordinance, 1958, the Governor-General, acting in accordance
with the advice of the Council of Ministers, has made the following Order—

1. This Order may be cited as the Customs Tariff (Duties and Exemptions)
   (No. 8) Order, 1960, and shall be of Federal application.

2. The Second Schedule to the Customs Tariff Ordinance, 1958, (which
   relates to exemptions of import duties of Customs) as the same was replaced
   by the Customs Tariff (Duties and Exemptions) Order, 1959, is amended
   by the deletion of Item 65 and the substitution therefor of the following new
   Item:

   "65. Stationery, duplicators, models, gramophones, broadcast receivers
   (including television sets), artists' paints and equipment, chemicals for use
   in laboratories, prize medals or badges, boxing gloves, punch balls, rope
   gymnasium mattresses, film strip projectors, epidiascopes, episcopes and
   magic lanterns for use in schools and other educational establishments
   when the Board is satisfied that they are imported by or on behalf
   "of a school or educational establishment and are intended solely for
   educational purposes."

MADE at Lagos this 1st day of December, 1960.

C. O. LAWSON,
Acting Deputy Secretary to the
Council of Ministers

EXPLANATORY NOTE

This Order exempts from duty broadcast receivers and television sets
imported for use in schools and other educational establishments in addition
to other goods previously exempted under Item 65 of the Schedule.

F10251/S. 83

L.N. 196 of 1960

ALIENS (DEPORTATION) ORDINANCE (CHAPTER 9)

The Ghazi Jammal—Deportation Order, 1960

WHEREAS I, Alhaji Usman Sarki, Minister of Internal Affairs deem it to be conducive
to the public good to make a deportation order against one GHAZI JAMMAL, an alien.

NOW THEREFORE, in exercise of the powers conferred upon me by subsection (b) of
section 7 of the Aliens (Deportation) Ordinance, it is hereby ordered that the said GHAZI
JAMMAL shall leave Nigeria at the first available opportunity and shall thereafter remain
out of Nigeria.

MADE at Lagos this 7th day of December, 1960.

ALHAJI USMAN SARKI,
Minister of Internal Affairs
The Nigerian Ports Authority in exercise of the powers vested in them by section 44 of the Ports Ordinance, and of every other power in that behalf vested in them do make the following Bye-laws—

1. These Bye-laws may be cited as the Nigerian Ports Authority Docks and Premises (Amendment) Bye-Laws, 1960, and shall come into force on the 15th day of December, 1960.

2. The Nigerian Ports Authority Docks and Premises Bye-laws, are hereby amended by the addition after Bye-law 5 of the following new Bye-law :

"5A (i) The Authority may under the hand of its Secretary, issue Directions from time to time to control and regulate the loading, landing, storage and handling of Dangerous, Hazardous or Poisonous Goods or substances from to or on the Authority's quays, docks or premises.

(ii) No person shall bring or cause or suffer to be brought or have in or upon the Authority's quays or premises any good or substances listed as Dangerous in the Directions issued from time to time under these Bye-Laws.

(iii) Every person who shall bring or cause or suffer to be brought whether by land or water, or have in or upon the Authority's quays or premises any goods or substances listed as Hazardous in the Directions issued from time to time under these Bye-Laws shall at all times keep and deal with the same and each portion, parcel, case or package thereof and cause the same respectively to be kept and dealt with in accordance with the conditions and instructions relating thereto as may be respectively contained in the said Directions.

(iv) Shippers and importers of goods or substances listed as Poisonous in the Directions issued from time to time under these Bye-Laws shall give early notice to the appropriate Dock Superintendent of the intended shipment or importation of such goods."

The Common Seal of the Nigerian Ports Authority was hereunto affixed by order of the said Authority this 12th day of November, One thousand nine hundred and sixty in the presence of:

C. A. DOVE
Chairman

BAYO KEHINDE,
Secretary
PORTS ORDINANCE, (CHAPTER 155)

Nigerian Ports Authority Petroleum Wharf (Apapa) (Amendment) Bye-Laws, 1960

Commencement : 15th December, 1960

The Nigerian Ports Authority in exercise of the powers vested in them by section 44 of the Ports Ordinance, and of every other power in that behalf vested in them do make the following Bye-laws —

1. These bye-laws may be cited as the Nigerian Ports Authority Petroleum Wharf (Apapa) (Amendment) Bye-Laws, 1960, and shall come into force on the 15th day of December, 1960.

2. Bye-law 4 of the Nigerian Ports Authority Petroleum Wharf (Apapa) Bye-laws, 1959 is hereby repealed and the following Bye-law is substituted therefor—

“4 (a) No cargo, other than petroleum, petroleum products, petroleum containers or non-inflammable ships' stores, shall be loaded from the shore into or discharged to the shore from any vessel lying at the Wharf.

(b) Notwithstanding any of the bye-laws herein made cargo, other than dangerous and inflammable, may be loaded from or discharged to lighter, provided—

(i) there are no tankers loading or discharging at the Wharf;
(ii) there are no vessels at the Wharf that are not gas-free;
(iii) there is no damage to pipe lines, manifolds, and other oil installations on the Wharf; and
(iv) that the berth, by the act of loading or unloading general cargo, is not denied to a vessel carrying oil.”

The Common Seal of the Nigerian Ports Authority was hereunto affixed by order of the said Authority this 12th day of November, One thousand nine hundred and sixty in the presence of:

C. A. Dove,
Chairman

BAYO KEHINDE,
Secretary

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