

THE EXCISE DUTY (AMENDMENT) ACT, 2018.

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I SIGNIFY my assent to the bill.

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Date of assent: 2161008.

Act Excise Duty (Amendment) Act

THE EXCISE DUTY (AMENDMENT) ACT, 2018

ARRANGEMENT OF SECTIONS

Section

- 1. Commencement.
- 2. Amendment of section 2 of the Excise Duty Act, 2014.
- 3. Amendment of section 4 of principal Act.
- 4. Amendment of section 10 of principal Act.
- 5. Insertion of section 15A to principal Act.
- 6. Amendment of Schedule 2 of principal Act.



An Act to amend the Excise Duty Act, 2014, to raise the point of accounting on telecommunication services; to introduce interest for unpaid excise duty and limit the interest payable to the amount of the unpaid principal tax; to enhance excise duty in respect of certain excisable goods; to amend the excise tax on telecommunications services; and to introduce excise duty on

THE EXCISE DUTY (AMENDMENT) ACT, 2018

DATE OF ASSENT:

Date of Commencement:

BE IT ENACTED by Parliament as follows:

1. Commencement.

This Act shall come into force on 1st July, 2018.

cooking oil and on motorcycles at first registration.

2. Amendment of section 2 of the Excise Duty Act, 2014.

The Excise Duty Act, 2014, in this Act referred to as the principal Act, is amended in section 2 by inserting immediately after the definition of "officer" the following—

"over the top services" means the transmission or receipt of voice or messages over the internet protocol network and includes access to virtual private networks;".

3. Amendment of section 4 of principal Act.

The principal Act is amended in section 4—

- (a) by substituting for subsection (4) the following—
 - "(4) A person providing an excisable service becomes liable to pay excise duty on that service on the earlier of the following—
 - (a) the date on which the performance of the service is completed;
 - (b) the date on which payment for the service is made; or
 - (c) the date on which an invoice is issued;";.
- (b) by inserting immediately after subsection (4) the following—
 - "(5) A telecommunications service operator providing data used for accessing over the top services is liable to account for and pay excise duty on the access to the over the top services.".

4. Amendment of section 10 of principal Act.

Section 10 of the principal Act is amended by inserting immediately after subsection (3) the following subsection—

"(3a) The Commissioner may, if satisfied that the excisable goods have been exported, remit the excise duty chargeable on those goods.".

5. Insertion of section 15A in principal Act.

The principal Act, is amended by inserting immediately after section 15 the following section—

"15A. General penalty.

- (1) A person who fails to apply for a licence under section 5 is liable to pay a penalty equal to the amount of duty payable during the period commencing with the last day of the application period until the person files an application for the licence with the Commissioner, or until the Commissioner grants the licence, whichever is earlier.
- (2) A person who fails to furnish a return within the time specified under this Act is liable to pay a penalty amounting to whichever is the greater of the following—
 - (a) two hundred thousand shillings; or
 - (b) an interest charge for the period for which the return is outstanding calculated in accordance with subsection (3).
- (3) A person who fails to pay excise duty imposed under this Act on the excisable goods manufactured or imported by that person by the due date is liable to pay interest on the unpaid duty at a rate of two percent per month, compounded, for the duty which is outstanding.
- (4) Where a person pays interest under subsection (3), and the duty to which it relates is found not to have been due and payable by the person and is refunded, the interest relating to the amount of the refund, shall be refunded to that person with an interest of two percent per month, compounded.
- (5) A person who fails to maintain proper records for any period required by this Act is liable to pay a penalty equal to the amount of duty payable by the person for that period or ten currency points per filing period, whichever is the higher.
 - (6) Where a person knowingly or recklessly—

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- (a) makes a statement or declaration to an officer of the Uganda Revenue Authority which is false or misleading in a material particular; or
- (b) omits from a statement made to an officer of the Uganda Revenue Authority, any matter or thing without which the statement is misleading in such a manner that—
 - (i) the duty payable by the person exceeds the duty that was assessed as payable, based on the false or misleading information; or
 - (ii) the amount of the refund claimed was false,

that person is liable to pay a penalty equal to the amount of the excess duty, refund or claim.

(7) Where the interest due and payable under subsection (3) exceeds the aggregate of the principal tax, any interest in excess of the principal tax shall be waived.

6. Amendment of Schedule 2 to principal Act.

Schedule 2 of the principal Act, is amended in Part 1—

(a) by inserting immediately after item 2 (c) the following—

"(d)	Opaque beer	30% or Shs. 650 per litre, whichever is higher"
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(b) by substituting for item 3 the following—

"3	Spirits	
(a)	Undenatured spirits made from locally produced raw materials	60% or Shs 2000 per litre, whichever is higher;

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(b)	Undenatured spirits made from imported raw materials	100% or Ush 2500 per litre, whichever is higher;
(c)		80% or Ush 1500 per litre, whichever is higher."

(c) by substituting for item (4), the following—

"4	Wine	
(a)	Wine made from locally produced raw materials	20% or Shs 2000, per litre, whichever is higher;
(b)	Other wine	80% or Shs 8000, per litre, whichever is higher."

(d) by substituting for item 5 (a) the following—

	Non-alcoholic beverages not	12%	or	Ushs.	200	per	litre
(a)	including fruit or vegetable	which	evei	is high	er		
` ,	juices						

(e) by inserting immediately after item 5 (b) the following—

ſ	"(c)	Powder for reconstitution to	15% of the value"
		make juice or dilute- to -	
		taste drinks, excluding pulp;	

(f) by substituting for item 8 the following—

8.	Fue	I	
	(a)	Motor spirit (gasoline)	Shs.1200 per litre
	(b)	Gas oil (automotive, light, amber for high speed engine)	Shs.880 per litre
	(c)	Other gas oils	Shs.630 per litre
	(d)	Gas oil for thermal power generation to national grid	Nil
	(e)	Illuminating kerosene	Shs.200 per litre
	(f)	Jet A1 and aviation fuel	Shs.630 per litre

(g)	Jet A1 and aviation fuel imported by Nil
	registered airlines, companies with
	designated storage facilities or with
	contracts to supply airlines

(g) by substituting for item 13 the following—

"13	Telecommunications services			
(a)	Airtime on mobile cellular,	12% of the fee charged;		
	landlines and public pay phones			
(b)	Over the top services	Ushs 200 per user per		
		day of access;		
(c)	Internet data	Nil;		
(d)	Money transfer or withdrawal	15% of the fees		
	services, including transfers and	charged;		
	withdrawal services by operators			
	licensed or permitted to provide			
	communications or money transfers			
	or withdrawals but not including			
	transfers and withdrawal services			
	provided by banks			
(e)	Value added services	20%		
(f)	Mobile money transactions of	1% of the value of the		
	receiving, payments and withdrawals	transaction;		
(g)	Incoming international calls, except	USD 0.09 per minute."		
	calls from the Republic of Kenya,			
	the Republic of Rwanda and the			
	Republic of South Sudan			

- (h) In item 14, by substituting for "10% of the fees charged" appearing in the third column, "15% of the fees charged";
- (i) by substituting for item 16 the following—

16	Sugar confectionaries; chewing	Nil
	gum, sweets and chocolates	

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(j) by inserting immediately after item 17 the following—

"18.	Cooking oil	Ushs 200 per litre;"
19.	Motorcycles; at first registration	Ushs 200,000;

	indu inve State	estruction materials for development of astrial parks or free zones by a developer whose estment is at least one hundred million United es Dollars;	
21.	excl loca oper facto	dusive of those available on the local market, ally produced raw materials and inputs to an erator within the industrial park, free zone, single ory or other business outside the industrial park ree zone who meets the following requirements—	Nil
	(b)	carries on business in— (i) agro processing; (ii) food processing; (iii) medical appliances; (iv) building materials; (v) light industry; (vi) automobile manufacturing and assembly;	

	(vii) household appliances;	
	(viii) furniture;	
	(ix) logistics and ware- housing,	
	(x) information technology; or	
	(xi) commercial farming;	
	(c) seventy percent of the raw materials used are sourced locally, subject to their availability;	
	(d) directly employs a minimum of one hundred Ugandans; and	
	(e) provides for substitution of thirty percent of the value of imported products;	İ
22	Locally produced materials for construction of Ni premises and other infrastructure to a hotel or tourism developer whose investment capital is at least eight million United States Dollars of a room capacity exceeding one hundred guests.	il
23	Furnishings and fittings or locally produced Materials for construction of premises and other infrastructure to a hospital facility developer whose minimum investment capital is at least five million United States Dollars and who develops a hospital at the level of a national referral hospital with capacity to provide specialised medical care.	il



This printed impression has been carefully compared by me with the bill which was passed by Parliament and found by me to be a true copy of the bill.

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