Supplement to Official Gazette No. 91, Vol. 53, 15th September, 1966-Part B

L.N. 76 of 1966

INDUSTRIAL DEVELOPMENT (INCOME TAX RELIEF) ACT (CHAPTER 87)

Industrial Development (Income Tax Relief) (Electrical Apparatus and Appliances) (Amendment) Order 1966

Commencement : 13th June 1966

In exercise of the powers conferred by section 3 (4) of the Industrial Development (Income Tax Relief) Act as modified by the Constitution (Suspension and Modification) Decree 1966 and of all other powers enabling it in that behalf, the Executive Council has made the following Order :--

1. This Order may be cited as the Industrial Development (Income Tax Relief) (Electrical Apparatus and Appliances) (Amendment) Order 1966 and shall apply throughout the Republic.

2. The Schedule to the Industrial Development (Income Tax Relief) (Electrical Apparatus and Appliances) Order 1961 is amended by the addition under the heading "Products" of the following :--

and Ceiling and Table fans".

MADE in Lagos, this 13th day of June 1966.

P. C. ASIODU, Acting Permanent Secretary, Ministry of Industries

EXPLANATORY NOTE

The effect of the amendment is to extend the scope of the existing pioneer industries Order applicable to the manufacture of electrical apparatus machinery and appliances to cover ceiling and table fans. The necessary requirements of the Act have been observed.

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Citation and Application.

Amendment of Schedule to L.N. 65 of 1961. L.N. 77 of 1966

IMMIGRATION ACT 1963 (1963 No. 6)

Lloyd Ngwana Ndaba Prohibited Immigrants Order 1966

WHEREAS as provided under section 18 (3) of the Immigration Act 1963, the Executive Council is of the opinion that LLOYD NGWANA NDABA be classed as a prohibited immigrant :

Now, THEREFORE, in exercise of the powers conferred by the said section 18 (3) of the Immigration Act 1963 and of all other powers enabling it in that behalf the Executive Council has ordered that the said LLOYD NGWANA NDABA be classed as a prohibited immigrant and deported from Nigeria and shall leave on the next available opportunity and remain thereafter out of Nigeria.

MADE in Lagos this 13th day of September 1966.

ABDURRAHMAN MORA, Permanent Secretary, Ministry of Internal Affairs

MIA/S. 131/S. 17

L.N. 78 of 1966

IMMIGRATION ACT 1963 (1963 No. 6)

Ali Kote-Prohibited Immigrants Order 1966

WHEREAS as provided for under section 18 (3) of the Immigration Act 1963, as modified by the Constitution (Suspension and Modification) Decree 1966, the Federal Executive Council is satisfied that it is in the public interest that ALI KOTE should be classed as a prohibited immigrant;

Now, THEREFORE, in exercise of the powers conferred by the said section 18 (3) of the Immigration Act 1963 and of all other powers enabling it in that behalf, the Federal Executive Council has ordered that the said ALI KOTE be classed as a prohibited immigrant and deported from Nigeria and shall leave on the first available opportunity and remain thereafter out of Nigeria.

MADE in Lagos this 8th day of September 1966.

ABDURRAHMAN MORA Permanent Secretary, Ministry of Internal Affairs

MIA S. 131 S. 17

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THE LAGOS LOCAL GOVERNMENT ACT 1959 (No. 18 of 1959)

The Lagos General Rate Order 1966

Commencement : 1st April 1966

In exercise of the powers conferred on the Lagos City Council by section 135 of the Lagos Local Government Act 1959, the following Order has been made with the approval of the Administrator, Federal Territory of Lagos.

1. This Order may be cited as the Lagos General Rate Order 1966.

2. A yearly rate shall be levied in respect of the financial year commencing on the 1st April 1966 in respect of the tenements referred to in the SCHEDULE hereto.

3. Such yearly rate shall be calculated :

(a) at the rate of ten shillings for each pound of the annual value of the tenements referred to in the Schedule other than those specified in paragraph (b) of this section.

(b) at the rate of ten shillings for each pound of five per cent of the depreciated capital value (as defined in the Assessement and Rating (Public Utility Corporations) Act, 1956) of tenements (other than tenements used as dwelling houses) of the following public utility corporations :

(i) the Electricity Corporation of Nigeria;

(ii) the Nigerian Ports Authority;

(iii) the Nigerian Railway Corporation.

4. The date on which the said general rate shall become due and payable shall be as to one-half thereof on the 1st April 1966, and as to the other half thereof on the 1st October 1966.

5. The following tenements shall be totally exempted from the payment of the said general rate :---

(a) tenements on which no building whether of a permanent or temporary nature is erected, when such tenements are not assessed, by reference to their unimproved value.

(b) tenements owned by the Government of the Republic of Nigeria and the Lagos City Council.

(c) places of worship, cemeteries and public parks and recreation grounds.

(d) tenements occupied by schools in so far as they are occupied and used solely for schools as distinct from residential purposes, and

(e) tenements assessed by reference to their annual value of which the annual value does not exceed six pounds.

6. The Lagos General Rate Order 1965 is hereby revoked without prejudice to the recovery of any amounts due thereunder.

Revocation of previous Order L.N. No. 48 of 1965.

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Citation.

Yearly Rate.

Calculation of yearly rate.

Date of payment.

All tenements within the City of Lagos which are assessed or which may hereafter be assessed in accordance with the Assessment Act as amended by the Assessment and Rating (Public Utility Corporations) Act 1956.

MADE by the Lagos City Council this 30th day of December 1965.

S. J. MAYAKI, Town Clerk

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Approved by Major M. O. JOHNSON, Administrator, Federal Territory of Lagos, this 27th day of July 1966.

EXPLANATORY NOTE

This Order proposes to levy a general rate of ten shillings in the \pounds during the financial year commencing on 1st April 1966. The rate shall be payable in two equal instalments at 1st April and 1st October 1966.