L.N. 13 of 1971

CUSTOMS AND EXCISE MANAGEMENT ACT 1958 (1958 No. 55)

Open General Import Licence (All Countries) No. 1 of 1970 (Amendment) Notice 1971

Commencement : 31st December 1970

In exercise of the powers conferred by section 3 (2) of the Imports Prohibition (No. 2) Order 1970, and of all other powers enabling him in that behalf, the Import Licensing Authority, gives notice as follows :---

1. The Open General Import Licence (All Countries) No. 1 of 1970 is hereby amended in Part A of Schedule 2 as follows, that is-

(a) in item 5 and in the description column, by inserting at the end thereof the words "but excluding baby foods based on meat";

(b) in item 6 by adding after the word "sweetened" the words "excluding baby milk powder";

(c) by omitting the entries under item 19;

(d) in item 32 and in the description column, by inserting at the end thereof the words "but excluding all baby foods based on milk, fruits or vegetables; and

(e) in item 278 (as inserted by the Open General Import Licence (All Countries) No. 1 of 1970 (Amendment) Notice 1970) and in the description column, by adding at the end thereof the words "but excluding baby foods based on vegetables".

2.-(1) This Notice may be cited as the Open General Import Licence (All Countries) No. 1 of 1970 (Amendment) Notice 1971 and shall apply throughout the Federation.

(2) This Notice shall be deemed to have come into force on 31st December 1970.

MADE at Lagos this 17th day of February 1971.

O. A. OSIBOGUN, Import Licensing Authority, Federal Ministry of Trade

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EXPLANATORY NOTE

(This note does not form part of the above Notice, but is intended to explain its purpose)

This Notice amends Part A of Schedule 2 of the Open General Import Licence (All Countries) No. 1 of 1970 by removing the requirement of obtaining a specific import licence before importation into Nigeria of various items of baby food. Accordingly, importers are no longer required to obtain specific import licences for importing these items of baby food.

Amendment of Schedule 2 to L.N. 42 of 1970.

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L.N. 62 of 1970.

Citation, extent and commencement.

L.N. 14 of 1971

CUSTOMS TARIFF ACT 1965 (1965 No. 3)

Customs Tariff (Duties and Exemptions) Order 1971

Commencement : 24th December 1970

In exercise of the powers conferred by section 7 of the Customs Tariff Act 1965, and of all other powers enabling him in that behalf, the Head of the Federal Military Government hereby makes the following Order :--

1. Schedule 1 to the Customs Tariff Act 1965, as substituted by the Customs Tariff (Amendment) (No. 2) Decree 1968, and thereafter amended (which Schedule, *inter alia*, prescribes a tariff description of goods imported and rates of import duty) is hereby further amended to the extent set out in the Schedule to this Order.

Tariff Act 1965. 1965 No. 3. 1968 No. 55. Citation, extent and

commencement.

Amendment

of Schedule

1 to the

Customs

2.--(1) This Order may be cited as the Customs Tariff (Duties and Exemptions) Order 1971, and shall apply throughout the Federation.

(2) This Order shall be deemed to have come into operation on 24th December 1970.

SCHEDULE

(Section 1)

AMENDMENT OF SCHEDULE 1 TO THE CUSTOMS TARIFF ACT 1965

| Tariff No. (1) | Tariff Description (2) | Extent of Am (3) | endment | |
|-------------------|---|---|-------------------------------------|---|
| 01 58 | at and meat offal, prepa r preserved (including s ages); meat extracts a leat juices | au- ind Delate the autor of duty in t | insert the ates of du columns | following ty appli- "Tariff 1 "Full" |
| 10 | | Tariff Description | Fiscal Entry | Full |
| | | (2) | (3) | (4) |

| "A. Baby for | ods accepted | d | |
|--------------|--------------|-------|-------|
| as such by | y the Board | d 40% | Free |
| B. Other | , | . 50% | Free" |

- In sub-headings B and C delete the entries in the columns "Tariff Description," "Fiscal Entry" and "Full" and substitute respectively the following sub-headings and rates of duty applicable thereto, that is :--
- 20.01/02 Vegetables and fruit, prepared or preserved by vinegar, acetic acid, with or without sugar whether or not containing salt, spices or mustard; vegetables prepared or preserved otherwise than by vinegar or acetic acid

SCHEDULE—continued

| Tariff No | . Tariff Description | | Extent of Amendment | | |
|-----------|---|--|---------------------|-------------|--|
| (1) | (2) including tomatoe juice the dry weight content of which is seven per cent or more : B and C | (3) | | | |
| | multiplease and the second | m | Rate of Duty | | |
| | а. | Tariff Description (2) | Fiscal (3) | Full (4) | |
| | | "B. Fruit, canned or bottled : (i) Baby foods accepted as such by the Board (ii) Other C. Other : (i) Baby foods accepted | | ree ree | |
| 20.05 J: | Jams, fruit jellies, marmalades, fruit puree and fruit pastes, being cooked preparations, | as such by the Board (<i>ii</i>) Other | | ree ree" | |
| | whether or not containing added sugar | Delete the rates of duty in the columns "Fiscal Entry," and "Full" and insert the following sub-headings and the rates of duty applicable thereto in the columns, "Tarif Description," "Fiscal Entry" and "Full" respectively, that is: Rate of Duty | | | |
| | | Tariff Description (2) | Fiscal (3) | Full (4) | |
| | | "A. Baby foods accepted as such by the Board B. Other | | ree ree" | |
| MADE | at Lagos this 4th day of March 1 | 971. | | | |

A. A. ATTA, Secretary to the Federal Military Government

EXPLANATORY NOTE

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(This note does not form part of the above Order, but is intended to explain its purpose)

This Order has the effect of reducing the rates of import duty on Baby Food from 75%, 66_3^2 % and 50% to a flat rate of 40% ad valorem.

L.N. 15 of 1971

LABOUR CODE ACT (CAP. 91)

DOCK LABOUR (REGISTRATION AND CONTROL OF EMPLOYMENT) RULES 1967

Dock Labour (Registration and Control of Employment) Rules (Application) Declaration 1971

Commencement : 1st April 1971

In exercise of the powers conferred by Rule 1 (3) of the Dock Labour (Registration and Control of Employment) Rules 1967 and of all other powers enabling it in that behalf, the Federal Executive Council hereby declares as follows:

1. The Dock Labour (Registration and Control of Employment) Rules 1967 shall apply to the ports of Warri, Port Harcourt and Calabar.

Citation, commencement and extent.

Rules apply

Ports to which the

> 2. This declaration may be cited as the Dock Labour (Registration and Control of Employment) Rules (Application) Declaration 1971, shall come into force on 1st April 1971 and shall apply throughout the Federation.

MADE at Lagos this 22nd day of February 1971.

A. A. ATTA, Secretary to the Federal Military Government