CONTENTS

Statutory Instruments Issued as Supplements to this Gazette Extraordinary
Number
207. Customs and Excise (Tariff) (Amendment) Notice, 2020 (No. 22).
IT is hereby notified that the Minister of Finance and Economic Development has, in terms of section 225 of the Customs and Excise Act [Chapter 23:02], made the following notice: —

1. (1) This notice may be cited as the Customs and Excise (Tariff) (Amendment) Notice, 2020 (No. 22).

(2) This notice shall be effective from the 5th September, 2020.


“Excise duty on fuel shall be reviewed and calculated on a monthly basis using the following formula:

\[ B \times \left( \frac{E}{E'_{w}} \right) \]

Where:

B represents the rate of excise duty for petrol or diesel chargeable on the last day of every month;

E represents the foreign exchange rate quoted during the first week of the month preceding the current month; and

\( E'_{w} \) represents the foreign exchange rate quoted during the last week of the month preceding the current month.”

and the substitution of the following—

<table>
<thead>
<tr>
<th>“Heading No.”</th>
<th>Commodity Code</th>
<th>Description of Goods</th>
<th>Quantity Data</th>
<th>Rate of Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>27.10</td>
<td>2710.12.12</td>
<td>Leaded petrol</td>
<td>1. Kg</td>
<td>US$0.30</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2. M³</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>3. L</td>
<td></td>
</tr>
</tbody>
</table>
## Customs and Excise (Tariff) (Amendment) Notice, 2020 (No. 22)

<table>
<thead>
<tr>
<th>Heading No.</th>
<th>Commodity Code</th>
<th>Description of Goods</th>
<th>Quantity Data</th>
<th>Rate of Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2710.19.13</td>
<td>—Power kerosene, having a density at 20°C (expressed in kilogrammes per litre no lower than 0.796 and a flash point (closed test at sea level) of not lower than 21 °C and not higher than 44°C</td>
<td>1. Kg 2. M 3. L</td>
<td>US$0.25</td>
</tr>
<tr>
<td></td>
<td>2710.19.14</td>
<td>—Other power kerosene</td>
<td>1. Kg 2. M 3. L</td>
<td>US$0.25</td>
</tr>
<tr>
<td></td>
<td>2710.19.15</td>
<td>—Other Illuminating or heating kerosene, other than that of tariff 2710.19.19</td>
<td>1. Kg 2. M 3. L</td>
<td>US$0.25</td>
</tr>
</tbody>
</table>

*The excise duty rates shall be calculated using the prevailing weekly foreign exchange auction rate for purposes of conversion to local currency.”.

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Public Health (COVID-19 Prevention, Containment and Treatment) (National Lockdown) (Consolidation and Amendment) (Amendment) Order, 2020 (No. 1)

IT is hereby notified that the Minister of Health and Child Care has, in terms of section 8(1) of the Public Health (COVID-19 Prevention, Containment and Treatment) Regulations, 2020 (published in Statutory Instrument 77 of 2020) made the following order: —

1. This order may be cited as the Public Health (COVID-19 Prevention, Containment and Treatment) (National Lockdown) (Consolidation and Amendment) (Amendment) Order, 2020 (No. 1).

2. The Public Health (COVID-19 Prevention, Containment and Treatment) (National Lockdown) (Consolidation and Amendment) Order, 2020, published in Statutory Instrument 200 of 2020 (hereinafter called “the principal order”), is amended by the repeal of section 1 and the substitution of—

“Title

1. This order may be cited as the Public Health (COVID-19 Prevention, Containment and Treatment) (National Lockdown) (No. 2) Order, 2020.”

3. Section 23 of the principal order is repealed and substituted by the following section—

“Special provisions for restaurants, hotels and the tourism sector

23. (1) In this section—

“commercial waterborne vessel” has the meaning given to it in Part IVF of the 26th Schedule to the Income Tax Act [Chapter 23:06];

“hunting safari” includes a photographic or viewing safari conducted by a hunting safari operator, whether or not in conjunction with a hunting safari;

“hunting safari operator” means a person who, for reward, conducts any other person on a hunting safari;
“foreign client”, in relation to a hunting safari operator, means a person not ordinarily resident in Zimbabwe who contracts directly or indirectly with the operator to go on a hunting safari conducted by the operator;

“parks and wild life land” means land which—

(a) is Parks and Wild Life Estate in terms of the Parks and Wild Life Act [Chapter 20:14] (s. 2(1) Regional, Town and Country Planning Act); and

(b) is open to visitors and tourists under conditions prescribed by or under that Act;

“Parks and Wild Life Management Authority” means the Parks and Wild Life Management Authority established under the Parks and Wild Life Act [Chapter 20:14];

“professional hunter” means a person licensed as such in terms of the Parks and Wild Life (General) Regulations, 1990, published in Statutory Instrument 362 of 1990;

“restaurant” means any place where food or drink is served to members of the public for payment, and, for the purposes of this section, includes a restaurant attached to a hotel serving the residents thereof.

(2) Subject to this section—

(a) restaurants may serve customers for sit-in meals during licensed hours, but no alcoholic beverages may be served to such customers; and

(b) national parks and other amenities and facilities operated by or on behalf of the Parks and Wild Life Management Authority may be opened and operated for the benefit of tourists and visitors, but not for foreign tourists, visitors or clients (except those already in the country at the date of promulgation
of the Public Health (COVID-19 Prevention, Containment and Treatment) (National Lockdown) (Amendment) Order, 2020 (No. 13) (the 3rd July, 2020), and who are not in quarantine or isolation in terms of the principal Regulations or this order); and

(c) hunting safari operators may provide services for professional hunters and other customers of their services and facilities who are not foreign clients or foreign tourists (except those already in the country at the date of promulgation of the Public Health (COVID-19 Prevention, Containment and Treatment) (National Lockdown) (Amendment) Order, 2020 (No. 13), (the 3rd July, 2020), and who are not in quarantine or isolation in terms of the principal Regulations or this order);

(d) operators of commercial waterborne vessels may provide services to visitors, tourists, excursionists or passengers generally;

(e) the Parks and Wild Life Management Authority may resume operating parks and wild life land for the benefit of visitors and tourists.

(3) In addition to the restrictions imposed on restaurants by this order and to the extent that restaurants are by this order permitted to operate, every owner or operator of a restaurant must see to it that—

(a) only such chairs and tables are set out as will enable the restaurant to operate at not more than half its full capacity, and that customers at sit-in meals must observe the social distancing rule in relation to each other and cover their mouths and noses with a face mask when not consuming food or drink;

(b) disinfect all counters and any tables and chairs in use in the restaurant or hotel, before and after the opening of the premises for business;

(c) every member of the staff of the restaurant—

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(i) has a COVID-19-free certificate issued within the previous fourteen working days, and be tested for the presence of the COVID-19 disease on or before the expiry of such certificate; and

(ii) wears a face mask and gloves while at work at the restaurant; and

(iii) on removal for any reason of his or her gloves, and in any event at intervals not exceeding three hours at a time, washes and sanitises his or her hands;

(4) Subsection (3) shall apply to facilities of a like nature to restaurants operated by the Parks and Wild Life Management Authority and operators of commercial waterborne vessels,

(5) Every hotel shall dedicate a room in the premises of the hotel for isolating any patron or resident of the hotel is found to exhibit symptoms of the COVID-19 disease, until such time as an enforcement officer may remove the patron or resident to a hospital or place of isolation or quarantine for testing and, if necessary temporary detention.

(6) In addition to the restrictions imposed by this order, the Parks and Wild Life Management Authority and every hunting safari operator and operator of a commercial waterborne vessel must see to it that—

(a) where appropriate in any gathering of more than two persons each person wears a face mask and observes the social distancing rule;

(b) disinfect all premises, vehicles, vessels, tables and chairs in use in connection with the facility operated by the Parks and Wild Life Management Authority, operator of a commercial waterborne vessel and hunting safari operator concerned, before and after the opening of the facility for business;
(c) every member of the staff of the Parks and Wild Life Management Authority, operator of a commercial waterborne vessel and hunting safari operator concerned—

(i) has a COVID-19-free certificate issued within the previous fourteen working days, and be tested for the presence of the COVID-19 disease on or before the expiry of such certificate; and

(ii) wears a face mask and gloves while at work; and

(iii) on removal for any reason of his or her gloves, and in any event at intervals not exceeding three hours at a time, washes and sanitisises his or her hands;

(7) Any order of an enforcement officer issued for the purposes of this section to the owner or operator of a restaurant or hotel, or to a responsible person at a facility operated by the Parks and Wild Life Management Authority or a hunting safari operator, or to a patron or resident of a hotel for the purposes of subsection (4), shall have the same force and be subject to the same penalties for non-compliance therewith as are specified in section 6 of the principal regulations.”.