

BECHUANALAND PROTECTORATE

HIGH COMMISSIONER'S NOTICE

No. 75 OF 1942.

CUSTOMS.

APPLICATION OF INTERMEDIATE RATES OF DUTY.

It is hereby notified for general information that by section *one (b)* of the Customs Tariff and Excise Duties Amendment Proclamation, 1925, as amended, the High Commissioner may by notice in the *Gazette* apply the rate of customs duty specified in any item of the First Schedule to the said Proclamation, as amended, in the fifth column thereof bearing the superscription "Intermediate duty", to any goods to which the item relates, if grown, produced or manufactured in and imported from the country or State with whose Government or with which an agreement has been concluded of the nature referred to in section *seven* of the aforesaid Proclamation, as amended; and that whereas an agreement has been concluded with the Government of Angola, His Excellency the High Commissioner has been pleased to declare that, subject to the provisions of the said Proclamation, as amended, and subject to any law relating to the management of customs, as and from the 28th February, 1942, the rate of customs duty specified in the fifth column of the following items of the First Schedule to the said Proclamation, as amended, bearing the superscription "Intermediate duty" shall be applicable to the undermentioned goods to which the items enumerated relate:

Provided such goods have been grown, produced or manufactured in and imported from Angola with whose Government an Agreement of the nature referred to in section *seven* of the said Proclamation, as amended, has been concluded.

<i>Tariff Item.</i>	<i>Article.</i>
ex 69 (d), (e) and (f)	New hats, caps and bonnets; of felt, wool, hair, straw and other vegetable fibre.
ex 76	Piece goods, not being canvas, blanketing or kaffir sheeting.

NOTE.—In the case of piece goods exceeding 30 inches in width "yard" shall mean 36 inches by 30 inches in width, and the free-on-board price and the duty at per yard shall be calculated proportionately to the width.

Repeal of Section 4 of 1942
~~3. Sub-section (4) of Section 8 of the said Schedule is repealed with effect from the 6th May, 1942.~~

4. Applicants in addition to completing form "Rubber 2" shall supply District Controllers with such additional information as may be called for by them.

NOTE.—The necessary forms indicating the kind of additional information required are obtainable at all District Controllers' offices.

5. No retreading of a customer's tyre shall be undertaken by a retreader save when such service is authorised by permit granted in terms of Section 2 (as amended) or Section 7 of the Schedule to High Commissioner's Notice No. 44 of 1942. No work uncompleted on the 5th May, 1942, shall be completed in respect of a customer's tyres unless authorised by a permit issued by the Controller or an officer duly authorised to act on his behalf.

6. An applicant under these Regulations may at the discretion of the District Controller be granted a permit endorsed either "new" or "retread/second-hand" in respect of every tyre for which he makes application, and in the latter case it shall be at the option of the applicant to—

- (i) trade in his unserviceable tyre or tyres for a second-hand tyre or tyres;
- (ii) trade in his unserviceable tyre or tyres for a retreaded or otherwise reconditioned tyre or tyres;
- (iii) have his own tyre or tyres retreaded or otherwise reconditioned.

7. No holder of a special permit in terms of Section 7 of the Schedule to High Commissioner's Notice No. 44 of 1942 shall make application to a District Controller for any permit, nor shall any District Controller issue any permit to such holder.

8. Every retreader shall render a monthly return to the Controller giving full particulars of—

- (a) the number of retreaded tyres sold during the month;
- (b) the number of tyres retreaded on behalf of customers; distinguishing between tyres retreaded under ordinary permits and tyres retreaded under special permits granted in terms of Section 7 of High Commissioner's Notice No. 44 of 1942.

Returns must be rendered in respect of every calendar month, commencing with the month of April, 1942, and must reach the Controller on or before the 15th day of the month following that in respect of which the return is made.