#### THE FINANCE ACT, 2012

# ARRANGEMENT OF PARTS

Part Title

- PART I PRELIMINARY PROVISIONS.
- PART II AMENDMENT OF THE AIRPORT SERVICE CHARGE ACT, (CAP. 365).
- PART III AMENDMENT OF THE EAST AFRICAN DEVELOPMENT BANK ACT, (CAP. 231).
- PART IV AMENDMENT OF THE EXCISE (MANAGEMENT AND TARIFF) ACT, (CAP. 147).
- PART V AMENDMENT OF THE EXPORT TAX ACT, (CAP. 196).
- PART VI AMENDMENT OF THE GAMING ACT, (CAP. 41).
- PART VII AMENDMENT OF THE INCOME TAX ACT, (CAP. 332).
- PART VIII AMENDMENT OF THE LOCAL GOVERNMENT FINANCES ACT, (CAP. 290).
- PART IX AMENDMENT OF THE MOTOR VEHICLES (TAX ON REGISTRATION AND TRANSFER) ACT, (CAP. 124).
- PART X AMENDMENT OF THE TANZANIA INVESTMENT ACT, (CAP.38).
- PART XI AMENDMENT OF THE VALUE ADDED TAX ACT, (CAP. 148).

3

# THE UNITED REPUBLIC OF TANZANIA



NO. 8 OF 2012

I ASSENT,

President

11 October, 2012

An Act to impose and alter certain taxes, duties, levies, fees and to amend certain written laws relating to the collection and management of public revenues.

ENACTED by the Parliament of the United Republic of Tanzania.

#### PART I PRELIMINARY PROVISIONS

Short title	1. This Act may be cited as the Finance Act, 2012.
Commencement	<ul> <li>2(1) The provisions of various Parts of this Act shall come into operation on the 1<sup>st</sup> day of July, 2012.</li> <li>(2) Notwithstanding subsection (1), Hs Codes 8523.29.90 and 8423.40.90 appearing in the proposed amendment to the Fourth Schedule under Part IV of this Act shall come into operation on the 1<sup>st</sup> day of January, 2013.</li> </ul>

#### PART II

# AMENDMENT OF THE AIRPORT SERVICE CHARGE ACT, (CAP. 365)

Construction Cap. 365 **3.** This Part shall be read as one with the Airport Service Charge Act, hereinafter referred to as "the principal Act".

Amendment of section 3

- 4. The principal Act is amended in section 3, by-
- (a) deleting the words "five thousand" appearing in subsection (2) and substituting for them the words "ten thousand"; and
- (b) deleting the word "thirty" appearing in subsection (3) and substituting for it the word "forty".

### PART III

#### AMENDMENT OF THE EAST AFRICAN DEVELOPMENT BANK ACT, (CAP.231)

Construction Cap 231 5. This Part shall be read as one with the East African Development Bank Act, hereinafter referred to as the "principal Act".

Amendment of section 4

- 6. The principal Act is amended in section 4, by-
- (a) re-designating section 4 as section 4(1);
- (b) adding immediately after subsection (1) as re-designated the following new subsections:

"(2) Where any of the Articles of the Charter set out in the Schedule is amended by the Governing Council of the East African Development Bank, the Minister may, by Order published in the *Gazette*, amend the Schedule to this Act to reflect the amendment to the Charter.

(3) An Order made under subsection (2) shall state the date on which the amendment of the Charter comes or is deemed to have come into force, and shall be laid in the next meeting of the National Assembly following its publication."

- Amendment of Schedule
- 7. The Schedule to the principal Act is amended-
  - (a) in Article 24, by adding after sub-article 4 the following:

"5. The Bank shall be accorded in the territories of the member states a creditor status no less than that accorded to the International Monetary Fund, the International Bank of Reconstruction and Development, the International Development Association, the African Development Bank, and the African Development Fund."

(b) in Article 44, by deleting sub-article 1 and substituting for it the following:

"1. The Bank shall enjoy immunity from every form of legal process except in any case where it has expressly waived immunity in writing, when it may be sued only in a court of competent jurisdiction in a member state in which the Bank has an office, and has appointed an agent for the purpose of accepting service or notice of process:

Provided that, no waiver of immunity shall be implied or extend to any measure of execution."

- (c) in Article 45, by-
  - (i) inserting the words "nationalization, execution" immediately after the word "expropriation" appearing in the third line of sub-article (1);
  - (ii) adding immediately after sub-article 2 the following:

"3. For the purpose of this Schedule, the term "property and assets of the Bank" shall include property and assets owned or held by the Bank, the Bank's premises, deposits and funds entrusted to the Bank in the ordinary course of fulfilling its mandate."

# PART IV AMENDMENT OF THE EXCISE (MANAGEMENT AND TARIFF) ACT, (CAP. 147)

Construction Cap 147	8. This Part shall be read as one with the Excise (Management and Tariff) Act, hereinafter referred to as the "principal Act".						
Amendment of section 124	9. Section 124 of the principal Act is amended-						
	(a) by deleting subsection (2) and substituting for it the following:						
	"(2) The specific excise duty rates imposed under subsection						
	(1) may be annually adjusted in accordance with the projected						
inflation rate and other key macroeconomic indicators."							

(b) in sub-section (3), by deleting the figure "10%" and substituting for it the figure "12%";

Fourth edule		able items and rates as follows-			
Heading	Hs Code	Description	Unit	Old Excise Rate	New Excise Rates
20.09		Locally produced Fruit Juices (including grape must) and		*	Tshs. 8.00 per Litre

Amendment of 10. The principal Act is amended in the Fourth Schedule by introducing

Heading	Hs Code	Description	Unit	Old Excise Rate	New Excise Rates
20.09		Locally produced Fruit Juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter.		-	Tshs. 8.00 per Litre
	2009.11.00 2009.12.00 2009.19.00 2009.21.00 2009.29.00 2009.31.00	Imported Fruit Juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter.		-	Tshs. 100.00 per Litre

	· · · · · · · · · · · · · · · · · · ·		· · · ·	······
2009.39.00				
2009.90.00	Waters including natural or			
				1
2201 10 00			T-h- (0.00	Tshs. 69.00
2201.10.00			1	
				per Litre
2201.90.00	- Other (bottled and packed waters)	1		Tshs. 69.00
			per Litre	per Litre
				-
2202.10.00	-Waters, including mineral waters		Tshs.69.00	Tshs. 83.00
	and aerated waters, containing		per Litre	per Litre
	added sugar or other sweetening			
	matter or flavoured.			
2202.90.00	Other	l	Tshs.69.00	Tshs. 83.00
			per Litre	per Litre
	Beer made from malt	1		
2203.00.10	Stout and porter	1	Tshs.420.00	Tshs. 525.00
	•		per Litre	per Litre
2203.00.90	Other	1	Tshs.420.00	Tshs. 525.00
			per Litre	per Litre
	Wine of fresh grapes, including		<b>**</b>	
	than that of heading No.20.09			
		1		1
	2203.00.10	2009.41.00 2009.50.00 2009.61.00 2009.71.00 2009.79.00 2009.80.00 2009.90.00Waters, including natural or artificial mineral waters and aerated waters, not containing added sugar or other sweetening matter or flavoured, ice and snow.2201.10.00- Mineral waters and aerated waters2201.90.00- Other (bottled and packed waters)Water, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non- alcoholic beverages, not including fruit or vegetable juices of heading No.20.092202.10.00-Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non- alcoholic beverages, not including fruit or vegetable juices of heading No.20.092202.10.00-Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured.2202.90.00Other2203.00.10Stout and porter2203.00.90OtherWine of fresh grapes, including fortified wines, grape must other	2009.41.00         2009.50.00         2009.61.00         2009.69.00         2009.71.00         2009.80.00         2009.90.00         Waters, including natural or artificial mineral waters and aerated waters, not containing added sugar or other sweetening matter or flavoured, ice and snow.         2201.10.00       - Mineral waters and aerated waters         2201.90.00       - Other (bottled and packed waters)         2202.10.00       - Waters, including mineral waters and aerated waters, containing matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No.20.09         2202.10.00       -Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured.         2202.90.00      Other       I         Beer made from malt       2203.00.10      Stout and porter         2203.00.90      Other       I         2203.00.90      Other       I	2009.41.00         2009.50.00         2009.61.00         2009.61.00         2009.70.00         2009.70.00         2009.90.00         Waters, including natural or artificial mineral waters and aerated waters, not containing added sugar or other sweetening matter or flavoured, ice and snow.         2201.10.00       - Mineral waters and aerated waters)         2201.90.00       - Other (bottled and packed waters)         Water, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No.20.09         2202.10.00       -Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, and other non-alcoholic beverages, not including fruit or vegetable juices of heading No.20.09         2202.10.00       -Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured.         2202.90.00      Other       I         2202.90.00      Other       I         2203.00.10      Stout and porter       I         2203.00.90      Other       I         Wine of fresh grapes, including fortified wines, grape must other       Tshs.420.00 per Litre

The Finance Act

2012

7

No. 8

No. 8

	2204.10.10	With the domestic grapes	1	Tshs.420.00	Tshs. 145.00
		content exceeding 75%		per Litre	per Litre
	2204.10.90	Other	1	Tshs.	Tshs.
				1,345.00 per	1,614.00 per
				Litre	Litre
		Other wine; grape must with	1	Tshs.	Tshs.
		fermentation prevented or arrested		1,345.00 per	1,614.00 per
		by the addition of alcohol.		Litre	Litre
	2204.21.10	With the domestic grapes	1	Tshs. 420.00	Tshs. 145.00
		content exceeding 75%		per Litre	per Litre
	2204.21.90	Other	1	Tshs.	Tshs.
				1,345.00 per	1,614.00 per
				Litre	Litre
	2204.29.90	Other	1	Tshs.	Tshs.
				1,345.00 per	1,614.00 per
				Litre	Litre
		Other grape must			
	2204.30.10	With the domestic grapes content	1	Tshs. 420.00	Tshs. 145.00
		exceeding 75%		per Litre	per Litre
	2204.30.90	Other		Tshs.	Tshs.
				1,345.00 per	1,614.00 per
				Litre	Litre
22.05		Vermouth and other wine of fresh			
		grapes flavoured with plants or			
		aromatic substances.			
		In containers holding 21 or less			
	2205.10.10	With the domestic grapes	1	Tshs. 420.00	Tshs. 145.00
		content exceeding 75%		per Litre	per Litre
	2205.10.90	Other	1	Tshs.	Tshs.
				1,345.00 per	1,614.00 per
				Litre	Litre
		Other			
	2205.90.10	With the domestic grapes	1	Tshs. 420.00	Tshs. 145.00
		content exceeding 75%		per Litre	per Litre
	2205.90.90	Other	1	Tshs.	Tshs.
				1,345.00 per	1,614.00 per
				Litre	Litre
22.06		Other fermented beverages (for			
		example, cider, perry, mead)			
		mixtures of fermented beverages			

	and mixtures of fermented beverages and non alcoholic beverages, not elsewhere specified or included			
2206.00.10	Cider	1	Tshs. 1,345.00 per Litre	Tshs. 1,614.00 per Litre
2206.00.20	Beer made from 100% local unmalted cereals	1	Tshs. 249.00 per Litre	Tshs. 310.00 per Litre
2206.00.90	Others (including energy drinks and non alcoholic beverages)	1	Tshs. 420.00 per Litre	Tshs.525.00 per Litre
	Undenatured ethyl alcohol of an alcoholic strength by volume of less than 80% vol; spirits, liqueurs and other spirituous beverages.			
2208.20.00	-Spirits obtained by distilling grape wine or grape marc	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
2208.30.00	-Whiskies	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
2208.40.00	-Rum and other spirits obtained by distilling fermented sugar-cane products	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
2208.50.00	-Gin and Geneva	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
2208.60.00	-Vodka	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
2208.70.00	-Liqueurs and cordials	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
	-Other			
2208.90.10	Distilled Spirits (e.g. Konyagi, Uganda Waragi)	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre
2208.90.90	Other	1	Tshs. 1,993.00 per Litre	Tshs. 2,392.00 per Litre

24.02		Cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes.			
		- Cigarettes containing tobacco			
	2402.20.10	Without filter tip and containing domestic tobacco contents exceeding 75%.	mil	Tshs. 6,830.00 per mil	Tshs. 8,210.00 per mil
	2402.20.90	With filter tip and containing domestic tobacco exceeding 75%	mil	Tshs. 16,114.00 per mil	Tshs. 19,410.00 per mil
		Other	mil	Tshs. 29,264.00 per mil	Tshs 35,117.00 per mil
24.03		Other manufactured tobacco and manufactured tobacco substitutes; "homogenized" or "reconstituted" tobacco: tobacco extracts and essences.			
		Smoking tobacco, whether or not containing tobacco substitutes in any proportion			
	2403.10.10	Cut rag/filler	kg	Tshs. 14,780.00 per kg	Tshs 17,736.00 per kg
27.10		Petroleum oils and oils obtained from bituminous minerals, other than crude; preparations not elsewhere specified or included, containing by weight 70% or more of petroleum oils or of oils obtained from bituminous minerals, these oils being the basic constituents of the preparations; waste oils			
,	2710.19.41	Residual fuel oils (marine, furnaces and similar fuel oils) of 125 centistokes.	1	Tshs. 40.00 per Litre	NIL
	2710.19.42	Residual fuel oils (marine, furnaces and similar fuel oils) of 180 centistokes.		Tshs. 40.00 per Litre	NIL

11

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	2710.19.43	Residual fuel oils (marine, furnaces and similar fuel oils) of 280 centistokes.	1	Tshs 40.00 per Litre	NIL
	2710.19.49	Other residual fuel oils		Tshs. 40.00 per Litre	NIL
	2711.11.00	Natural Gas for industrial use.	kg	-	Tshs. 0.35 per cubic feet
8523		Discs and tape, solid-state non- volatile storage devices, "smart cards" and other media for the recording of sound or other phenomena, whether or not recorded, including matrices and master for the production of discs, but excluding products of Chapter 37.			
	-	Magnetic media	1		
		unrecorded			
	8523.29.90	Recorded video and audio tape	u	-	Tshs. 40.00 per Unit
		Optical Media			
	8423.40.90	Recorded DVD,VCD,CD		-	Tshs. 40.00 per Unit

#### PART V AMENDMENT OF THE EXPORT TAX ACT, (CAP. 196)

Construction of Cap. 196

11. This Part shall be read as one with the Export Tax Act, hereinafter referred to as the "principal Act".

Amendment of the Schedule and substituting for it the following:

"

- 14

#### " SCHEDULE

(Made under section 3)

Item			Rate
Raw skin	hides	and	Ninety percentum of the value of the commodity (f.o.b) or Tshs. 900.00 per kilogramme whichever is greater.

# PART VI AMENDMENT OF THE GAMING ACT, (CAP. 41)

Construction Cap. 41	13. This Part shall be read as one with the Gaming Act hereinafter referred to as the "principal Act".				
Amendment of section 3	<ul> <li>14. The principal Act is amended in section 3, by adding in their appropriate alphabetical order the following new definitions:</li> <li>"internet casino" means a game of chance or skill played for money by using a remote device with internet connection;"</li> <li>"SMS lottery" means a lottery whose participation is by sending an SMS from a player's mobile phone for purchase of a lottery virtual ticket;"</li> </ul>				
Amendment of section 26	<ul> <li>15. Section 26 of the principal Act is amended by-</li> <li>(a) deleting the word "and" appearing at the end of paragraph (g); and</li> <li>(b) adding immediately after paragraph (h) the following:</li> </ul>				

No. 8		The Finance Act	2012	13
		through remote dev	ices with interne e for conducting	cting casino games t connection; g SMS lotteries for
Amendment of section 31	16.	The principal Act is amended	l in section 31, by	y-
	(a)	deleting the word "thirtee substituting for it the word		a paragraph (a) and
	(b)	adding immediately after paragraph:	••••	-
			no shall be paid e gross gaming r	at the rate of fifteen evenue;"
	(c)	renaming paragraph (b) as	paragraph (c).	
Amendment of	17.	The principal Act is amended	ed by repealing t	the Second Schedule

the Second Schedule 17. The principal Act is amended by repealing the Second Schedule and substituting for it the following new Schedule:

# "SECOND SCHEDULE

(Made under section 31(2)

••

Item No.	Type of the Game	Gaming Tax		
1.	Sports Betting	Six percent of total stakes.		
2.	SMS Lotteries	Thirty percent of gross sales.		
3.	Slot machines	Tshs. 32,000/= per machine per month.		
4.	National Lotteries	Ten percent of gross sales.		
5.	Forty Machines Site	Thirteen percent of gross gaming revenue.		

# PART VII AMENDMENT OF THE INCOME TAX ACT,

(CAP. 332)

Construction Cap. 332

Amendment of the section 3

19. The principal Act is amended in section 3,-

referred to as the "principal Act".

Cap 38

(a) by inserting the words "fiscal receipt, fiscal invoice, manual receipt",; immediately after the word "order," appearing in the definition of the term "document";

18. This Part shall be read as one with the Income Tax Act, hereinafter

- (b) by deleting the figure "54" appearing in the definition of the term "exempt amount";
- (c) by adding immediately after paragraph (b) appearing in the definition of the term "income" the following new paragraph:
  - "(c) in the case of corporation with unrelieved losses referred to under section 4(1)(a), the turnover of that corporation for the year of income".

(d) in the definition of the term "investment assets"-

- (i) by deleting paragraph (d) and renaming paragraph (e) as paragraph (d);
- (ii) by deleting the word "and" appearing between the words "shares" and "securities" appearing in the renamed paragraph (d) and substituting for it the word "or";
- (e) by deleting the definition of the term "statutory rate" and substituting for it the following new definition:

"statutory rate" in relation to calendar year means the prevailing discount rate determined by the Bank of Tanzania."

"(f) by inserting in its appropriate alphabetical order the following new definition-

"Strategic investor" means an investor who has been determined as such under the Tanzania Investment Act;"

No. 8		The Finance Act	2012	15
Amendment of section 4		The principal Act is am e to tax incentives" appea		
Amendment of section 6		unrelieved losses	(b) the following resident corporati referred to in sub	
Amendment of the section 12	22.	The principal Act is am	ended in section	12, by-
	(a) (b) (c)	substituting for it the rare renumbering subsection adding immediately a subsections: "(4) Where the equity, the amount of balances of amount of (5) For the put "debt" mean (i) a r (ii) a fin (iii) a ba int Ref "equity" mean (i) p (ii) p (ii) p (iii) raf ba g	atio "7 to 3"; n (4) as subsection after subsection here is a change of of equity or debt f debt or equity at urpose of this sect s any debt obligation hancial institution; debt obligation nk or financial terest tax is w epublic; ns: aid up share capit aid up share preme etained earnings asis determined	<ul> <li>(3) the following new</li> <li>(3) the following new</li> <li>(3) the amount of debt of shall be the average of the end of each period.</li> <li>(3) the end of each period.</li> <li>(3) the end of each period.</li> <li>(3) the end of each period.</li> <li>(4) the end of each period.</li> <li>(5) the end of each period.</li> <li>(6) the end of each period.</li> <li>(7) the end of each period.</li> <li>(8) the end of each period.</li> <li>(9) the end of each period.</li> <li>(10) the end of each period.</li> <li>(</li></ul>

16	No.	8 The Finance Act	2012
		"period" means a month or a par	t of month."
Amendme section 39		<ul> <li>23. The principal Act is amended in section 39 (g) and substituting for it the following-</li> <li>"(g) in the case of a foreign currency debt cl actually paid;"</li> </ul>	
Amendmed section 40		<ul><li>24. The principal Act is amended in sect paragraph (c) and substituting for it the following - (c) in the case of a foreign currency debt obliga actually paid."</li></ul>	
Amendme section 54		25. The principal Act is amended in section 54 "exempt from income tax" appearing in subsection (2) the phrase "taxed at the rate provided for in the First Sc	) and substituting for it
Amendme section 56		26. Section 56 of the principal Act is amended	• . <sup>*</sup>
		<ul> <li>(a) in subsection (1) by deleting the phrase "Su at the moment" and substituting for it the w</li> <li>(b) in subsection (2), by deleting paragrap paragraphs (b), (c), (d), (e) and (f) as paragraph (e) respectively;</li> <li>(c) in subsection (4), by deleting the phrase "T in subsection (4) and substituting for it the of subsection (2)".</li> </ul>	ord "Where." oh (a) and renaming graphs (a), (b), (c), (d), This section" appearing
Amendme section 80		<ul> <li>27. The principal Act is amended by repeasubstituting for it the following new section:</li> <li>"Obligation to issue receipt</li> <li>80A(1) A person who sells good receives payment in respect of goods so the value of which is not less than five the value of section issue fiscal receipt or fiscal invoice by device.</li> </ul>	ods, renders services or ld or services rendered housand shillings, shall

(2) Notwithstanding the provisions of subsection (1), the Commissioner may, by regulations made under this Act, issue a list of persons or class of persons who are exempt from acquiring and using electronic fiscal device or issuing fiscal receipt or invoice.

(3) Any person who is exempted from acquiring and using electronic fiscal device shall issue manual receipt.

(4) A person issuing the manual receipt shall be required to enter or cause to be entered in the receipt and duplicate copy the following particulars:

(a) the date on which the payment is made;

- (b) full name and address of the person who sold the goods or rendered the services;
- (c) full description of the goods sold or the services rendered and a statement of the quantity and value of the goods or, the amount charged in respect of the services rendered;
- (d) full name and address of the person to whom the goods were sold or to whom the services were rendered;
- (e) Tax Identification Number; and
- (f) such other particulars as the Commissioner may, by a written notice, specify from time to time for the purposes of this section".

Amendment of section 82

28. The principal Act is amended in section 82, by adding immediately after paragraph (d) of subsection (2) the following new paragraph:

"(e) interest payable to a non resident bank by a strategic investor except for interest payable on any loan taken by a strategic investor from an associated or related company."

Amendment of section 90

29. The principal Act is amended in section 90, by-

- (a) inserting the phrase "shares or securities held in resident entity that" immediately after the words "Republic" appearing in subsection (1);
- (b) repealing subsection (2) and substituting for it the following new subsection:

"(2) The installment referred to in subsection (1) shall be paid before the title to an investment asset is transferred, and the appropriate authorities for registration, transfer or approval shall not register such transfer or change of name without the production of a certificate of the Commissioner certifying that the instalment has been paid or that no instalment is payable."

- **30.** The principal Act is amended in section 104, by-
  - (a) re-designating section 104 as section 104(1);
  - (b) adding immediately after subsection (1) as re-designated the following new subsection:

"(2) Without prejudice to the provisions of subsection (1), any person who fails to acquire or use electronic fiscal device or issue fiscal receipt or fiscal invoice, commits an offence and on conviction shall be liable to a fine of not less than one million shillings but not more than three million shillings or to imprisonment for a term not exceeding three years."

- 31. The principal Act is amended in the First Schedule-
  - (a) in paragraph 1 by-

(i) deleting the table appearing in subparagraph (1) and substituting for it the following:

TOTAL INCOME	RATE PAYABLE
Where total income does not exceed Shs. 2,040,000/=.	Nil

Amendment of section 104

Amendment of the First Schedule

Where total income exceeds Shs.2,040,000/= but does not exceed Shs. 4,320,000/=.	14% of the amount in excess of Shs. 2,040,000/=.
Where total income exceeds Shs. 4,320,000/= but does not exceed Shs.6,480,000/=.	Shs. 319,200/= plus 20% of the amount in excess of Shs. 4,320,000/=.
Where total income exceeds Shs. 6,480,000/= but does not exceed Shs. 8,640,000/=.	Shs. 751,200/= plus 25% of the amount in excess of Shs. 6,480,000/=.
Where total income exceeds Shs. 88,640,000/=.	Shs. 1,291,200/= plus 30% of the amount in excess of Shs. 8,640,000/=.

- (ii) deleting the figure "960,000/=" appearing in subparagraph (2)(a) and substituting for it figure "2,040,000/=";
- (iii) deleting the figure 960,000/= appearing in item (ii) of subparagraph (3)(a) and substituting for it figure "2,040,000/=";
- (iv) inserting immediately after subparagraph (4) the following:
  - "(5) The Minister may, in consultation with the Minister responsible for finance of the Revolutionary Government of Zanzibar, determine the rate applicable in Tanzania Zanzibar".
- (b) in paragraph 2 by deleting the table appearing in subparagraph (3) and substituting for it the following new table:-

Turnover	Tax payable where section 80 is not complied with	Tax payable where section 80 is complied with
Where turnover does not exceed Shs 4,000,000/=.	Nil	Nil
Where turnover exceeds Shs 4,000,000/= but does not exceed Shs 7,500,000/=.	Shs. 100,000/=.	2% of the turnover in excess of Shs 4,000,000/=.
Where turnover exceeds Shs 7,500,000/= but does not exceed Shs 11,500,000/=.	Shs. 212,000/=.	Shs. 70,000/= plus 2.5% of the turnover in excess of Shs 7,500,000/==.

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Shs. 364,000/=.	Shs. 170,000/= plus
	3.0% of the turnover in
	excess of Shs
	11,500,000/=.
Shs. 575,000/=	Shs. 305,000+3.5% in
	excess of Shs
	16,000,000/=

- - (i) deleting the words "attributable to tax incentives" appearing in sub-paragraph (3); and
  - renumbering subparagraph (3) as subparagraph (4). (ii)
- (d) In paragraph 4 by inserting the phrase "or to which subsection (2) of section 54 applies" between the word "Exchange" and a "hyphen" appearing in subparagraph (b)(i)(aa).

Amendment of the Second Schedule

- **32.** The Second Schedule to the principal Act is amended in paragraph 1, by-
  - (a) adding immediately after item (iv) of subparagraph (f) the following new item:
    - "(v) Dar es Salaam Stock Exchange."
  - (b) deleting subparagraph (n) and substituting for it the following new subparagraph:
    - "(n) income derived from gaming by a gaming licensee who has paid gaming tax under the Gaming Act."

Amendment of the Third Schedule

33. The principal Act is amended in the Third Schedule, by inserting the phrase "and electronic fiscal device purchased by a non Value Added Tax registered trader" immediately after the word "agriculture" appearing in class 8 of depreciable asset".

## PART VIII AMENDMENT OF THE LOCAL GOVERNMENT FINANCES ACT, (CAP. 290)

Construction 34. This Part shall be read as one with the Local Government Cap 290 Finances Act, hereinafter referred to as the "principal Act". Amendment of **35.** Section 6 of the principal Act is amended in sub-section (1), by section 6 deleting paragraph (u) and substituting for it the following: all monies derived from the service levy payable "(u) by. corporate entities or any person conducting business with business licence at the rate not exceeding 0.3 percent of the turnover net of the value added tax and excise duty: Provided that, the branches of corporate entities shall pay services levy to the urban authorities in whose areas of jurisdiction they are located." Amendment of **36.** Section 7 of the principal Act is amended in sub-section (1), by section 7 deleting sub-paragraph (z) and substituting for it the following: All monies derived from the service levy payable by "(z) corporate entities or any person conducting business with business license at the rate not exceeding 0.3 percent of the turnover net of the value added tax and excise duty:

> Provided that, the branches of corporate entities shall pay services levy to the district councils in whose areas of jurisdiction they are located."

#### PART IX

# AMENDMENT OF THE MOTOR VEHICLES (TAX ON REGISTRATION AND TRANSFER) ACT, (CAP. 124)

**37**. This Part shall be read as one with the Motor Vehicle (Tax on Registration and Transfer) Act, hereinafter referred to as the "principal Act".

Construction Cap. 124

22 1	No.	8	The Finance Act	2012
Amendment of the First Schedule	of		The principal Act is amended in y after paragraph (3) the following p	
		shal	"Provided that, registration tax l be five million shillings renewable	1
	A	MENDMEN	PART X T OF THE TANZANIA INVESTM	IENT ACT, CAP.38
Construction Cap.38			This Part shall be read as one with referred to as the "principal Act".	the Tanzania Investment Act,
Amendment of section 19	of		(3) and substituting for it the follow	• -
			years before importat	ehicle exceeding 3000cc"; visions of subsection (2), the to deemed capital goods shall
		AMEN	PART XI IDMENT OF THE VALUE ADDEI (CAP. 148)	D TAX ACT,
Construction Cap. 148			This Part shall be read as one wire referred to as the "principal Act".	ith the Value Added Tax Act,
Amendment section 7	of	42.	The principal Act is amended in se	ection 7, by-
section /		(a)	"(5) Notwithstand	ection (4) the following: ing the provisions made under upply for telecommunication

No. 8		The Finance Act	2012	23
	(b) renun		fective use or en act, payment or	-
Amendment of section 13	43. The pri	ncipal Act is amended	l in section 13, b	ру-
section 15		ng the phrase "plus ar ction (4);	y premium there	eon" appearing in
	· · ·	ng subsection (5); pering subsections (6) "	and (7) as subse	ections (5) and (6)
Amendment of section 16		ncipal Act is amended pearing in subsections		by deleting the words
Amendment of section 29 "Amendment of the First Schedule	"tax invoice or" ap 45A. The	incipal Act is amended pearing in subsections principal Act is ame ely after item "16" the	s (1) and (3). nded in the Firs	t Schedule by adding
Schedure	17. mai 18. pro	The supply of l nufacturer using locall The supply of loca ducts produced by duced milk."	ocally produce y produced cotta lly produced m	ed textile by local on. nilk and milk related
Amendment of the Second	<b>46</b> . The print	ncipal Act is amended	in the Second S	Schedule, by-
Schedule	• /		provision or con s of National lo	nducting of games of ttery, casinos, slot or

**19**. The supply of computers, printers, parts and accessories connected thereto and specified electronic fiscal device."

(b) deleting item 26 and substituting for it the following:

#### "26. Natural Gas and Equipment-

- 1. Compressed Natural Gas (CNG).
- 2. Compressed Natural Gas Cylinders.
- 3. Compressed Natural Gas Vehicles conversion kits.
- 4. Compressed Natural Gas Plants Equipments.
- 5. Natural Gas pipes (Transportation and Distribution pipes).
- 6. Compressed Natural Gas Storage cascades.
- 7. Compressed Natural Gas Special transportation Vehicles.
- 8. Natural gas metering equipments.
- 9. Pipe-line fittings and valves.
- 10. Compressed Natural Gas Refueling or filling equipments.
- 11. Gas receiving Units.
- 12. Flare gas system.
- 13. Condensate tanks and leading facility.
- 14. System piping and pipe rack.
- 15. Air and Nitrogen system.
- 16. Condensate stabilizer.
- 17. System piping on piperack.
- 18. Instrumentation.
- 19. Gas cookers designed for natural gas."

Amendment of Third Schedule 47. The principal Act is amended by repealing the Third Schedule and replacing it with the following:

"

Relieved Persons/Organisations	Rate of Relief (%)
1. Supplies to or importation of goods or services by diplomats or a diplomatic mission that is accredited by the United Republic of Tanzania for the official purposes of that mission, where the foreign country provides reciprocal treatment to diplomats and the diplomatic mission of Tanzania in that country.	100
<ul> <li>2. (1) Supplies or importation of goods or services under a technical aid or donor funded agreement as far as that agreement provides for relief from taxation in the United Republic of Tanzania.</li> <li>(2) The relief granted under sub-item (1) shall limit the number of non-utility vehicles to the satisfaction of the Commissioner in relation to project plan submitted.</li> </ul>	100
3. Importation or supply of goods or services to project funded by the Government relating to infrastructure and utilities development	100
4. Travellers' or deceased's personal effects - Imported goods in respect of which relief of duty is available under Customs Laws.	100
5. Supply of specified goods to the Armed Forces.	100
6. The supply to a registered medical practitioner, optician, dentist, hospital or clinic, or to a patient, of equipment designed solely for medical or prosthetic use including ambulance and mobile health clinics.	45
7. The supply to a registered veterinary practitioner of equipment designed solely for veterinary use.	45
8. The importation by or supply to a registered and licensed explorer or prospector of goods or services to be used exclusively for exploration or prospecting activities.	100
9. The importation by or supply to a registered licensed exploration or prospecting company, of goods which if imported	100

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or supplied would be eligible for relief from duty under the customs laws and services for exclusive use in exploration or prospecting of petroleum or gas.	
<ul> <li>10(1) Supply of specified goods for sale in the Armed</li> <li>Forces duty free shops.</li> <li>(2) The Armed Forces duty free shops shall-</li> <li>(a) be required to submit to the Authority their annual plans detailing quantities of goods to be procured before commencement of Government fiscal year; and</li> <li>(b) account for utilized relief on goods procured.</li> </ul>	100
<ul> <li>11(1)(1) The importation or local purchase of goods or services, by or on behalf of registered religious organizations or institutions, which are intended to be used solely by the organisation or institution for- <ul> <li>(a) the advancement of religion;;</li> <li>(b) relieving persons from the effects of natural calamities, hazards or disaster; and</li> <li>(c) the development, maintenance or renovation of projects relating to health, education, training, water supply, infrastructure or any other projects relating to advancement of the community.</li> <li>(2) The importation or local purchase by charitable community based or other non profit driven organisations of household consumables for subsequent supply to orphanage, day care centres and schools.</li> <li>(3) The organization or institution shall, before obtaining the relief granted under subparagraphs (1) and (2), submit to the Authority a letter confirming the existence of the project or projects in question from the District Commissioner in its area and from the umbrella organization, if any.</li> <li>(4) The relief under this paragraph shall be granted upon submission of proof that the goods or services relieved are to be used exclusively for the purpose of the project.</li> </ul> </li> </ul>	100

<ul> <li>(5) The registered religious, charitable community based or other non-profit driven organizations or institutions shall be required to submit to the Authority their annual plans detailing each of the projects intended for implementation before the commencement of the Government fiscal year.</li> <li>(6) The registered religious, charitable community based or other non-profit driven organizations or institutions shall be obliged to account for the utilized relief on goods or services.</li> <li>(7) For purposes of this Part, household consumable means food, clothing and toiletries."</li> </ul>	
12. The importation by or supply to the Red Cross Society of Tanganyika of goods or services which are solely to be used in the performance of its statutory functions.	100
13. The importation by or supply of goods or services to any institution or organization established under an Agreement to which the Government of the United Republic of Tanzania is a party so long as that Agreement provides for relief from taxation.	100
14. The importation by or supply of goods and services for water and sewerage infrastructure development to water and sewerage authorities and institutions or scheme or agent or concessionaire thereof contracted for purpose of providing water and sewerage services to public in the urban and rural areas.	100
15. The supply of raw and packaging materials to a registered manufacturer of spectacles lenses.	45
16. The supply to the investor licensed under the Export Processing Zones Act, 2002 of goods and services for use as raw materials, equipment and machinery including all goods and services directly related to manufacturing in the Export Processing Zones, but shall not include non utility motor vehicles, spare parts and consumables.	100

17. The supply of building materials and construction services by the developer licensed under the Export Processing Zones Act.	100
18. The importation or supply to an investor licensed under the Special Economic Zones Act, of raw materials and goods of capital nature directly related to manufacturing in the Special Economic Zones including ambulances, fire fighting vehicles and fire fighting equipment.	100
<b>19.</b> The importation by or supply to a registered water drilling company of goods to be used solely for water drilling.	45
20. The importation by or supply to a registered pharmaceutical manufacturing company, of goods to be used solely in the manufacturing of human medicines.	45
21. The supply of goods by domestic manufacturers for sale in a duly licensed duty free shop.	45
22. The supply of destination inspection services to the Tanzania Revenue Authority.	100
23. The importation or local purchase of a generator or water pump for use by a farmer in irrigation, a charcor "malambo or fishpond on condition that such farmer submits to the Tanzania Revenue Authority a confirmation from a Director of a Local Government Authority that such generator or water pump shall be used for the purpose of irrigation, fishing or keeping livestock".	100
24. The importation by or supply of capital goods to any person.	100
25. The importation by or supply of railway locomotives, rolling stocks, parts and accessories to a registered railways, company, corporation or authority.	100
<b>26.</b> The importation by or supply of fire fighting vehicles to the Government or Government Agencies.	100

<b>b. 8</b>	The Finance Act	2012	29
	tion by or supply to the Bank o which are solely to be use ory functions.		45
<b>28.</b> The import agent by a local manufac	ation of ethanol, dyestuff and turer of burning jelly.	thickening	45
<b>29</b> . The impo horticulture grower and a	rtation or supply of greer gri-net.	house to	45
farming for the purposes of road networks, godow (2) The supply threshers, rice mills, plan conveyors, sprayers, in connector, seal, pipe, p ripper, tine shoe, implem (3) The relief to goods and services a	of goods and services to the of building irrigation canals, co ns and similar storages in the fa of spare parts for combined 1 nters, trailers, power tillers, trac rigation equipment, sprinkler ump, motor, engine, plough, ents and harrows to a farmer. provided in sub-item (1) shall o pproved by the Minister respo- tion of the area has been do	onstruction rms. harvesters, etors, grain etors, grain dripper, cultivator, only apply onsible for	100
31. The impor	tation or supply of tractor tyres.		100
<b>32.</b> The imposupply of spare parts for	tation or supply of tractor t tractor trailer.	trailer and	100

Passed in the National Assembly on the 16<sup>th</sup> August, 2012.

