THE CUSTOMS TARIFF ACT, 1986

ARRANGEMENT OF SECTIONS

PART 1 – PRELIMINARY

SECTION

1. Short title and commencement
2. Acts to be read as one

PART II - CUSTOMS DUTIES

3. Duties to be collected and paid
4. Amendment of duties
5. Mode of ascertaining value for purposes of ad valorem duties
6. Rates of exchange for purposes of ad valorem duty
7. Alternate rates of duty
8. Derelict goods, etc. liable to duty
9. Re-importation of excisable goods

PART III - EXEMPTIONS, REMISSIONS, REDUCTIONS AND REFUNDS OF DUTY

10. Minister may grant remission or refund of duty in certain cases
11. Minister may grant remission or reduction of duties to assist industries
12. Exemption from duty of goods remaining on board
13. Exemption from duty of goods entered for exportation, etc.
14. Relief from duty of certain re-imported goods
15. Exemption from duty of temporary imports
16. Remission or refund of duty on goods not in accordance with contract

PART IV - MISCELLANEOUS

17. Disposal or use of goods for a purpose other than that for which freedom from duty was granted or refund or remission of duty made
17A. Diversion of goods from TFZ for home consumption
18. Weights and measures
19. Value to be stated to nearest whole dollar
20. Duty is debt due to Government
21. Power of Comptroller to compound offences
22. Regulations
23. Repeal and saving
SCHEDULE 1

PART 1

VALUATION OF GOODS FOR THE PURPOSES OF THE CUSTOMS TARIFF ACT, 1986

SECTION

1. Interpretation, application, etc.
2. Transaction Value as primary basis of Customs Valuation
3. Adjustment of price paid or payable
4. Transaction Value of Identical Goods as Customs Value
5. Transaction Value of Similar Goods as Customs Value
6. Deductive Value as Customs Value
7. Computed Value as Customs Value
8. Residual Value of Valuation
9. Supply of Information
10. Time Tolerance for the acceptance of invoice prices

PART 2

VALUATION OF GOODS FOR THE PURPOSES OF THE CUSTOMS TARIFF ACT, 1986

RULES ON CUSTOMS VALUATION

PART 3

PROVISIONS FOR THE VALUATION OF EXPORTED GOODS FOR CUSTOMS PURPOSES

1. Value of exported goods

SCHEDULE 2
AN ACT

RELATING TO THE CUSTOMS TARIFF

ENACTED by the Parliament of Fiji—

PART I - PRELIMINARY

Short title and commencement
1. This Act may be cited as the Customs Tariff Act, 1986, and shall come into force on a date to be notified by the Minister in the Gazette.
Acts to be read as one

2. This Act shall be read as one with the Customs Act, 1986.

PART II - CUSTOMS DUTIES

Duties to be collected and paid

3. Except as otherwise provided by this Act, there shall be raised, levied and collected—
   (a) on imported goods -
       [i] Fiscal duty; and
       [ii] Value Added Tax; and (Inserted by Decree 36 of 1992)
   (b) on exported goods produced or manufactured in Fiji - export duty, at the rates specified in
       Schedule 2.

Amendment of duties

4.—(1) Where a Bill for an Act is published which, if passed, would alter a duty set out in Schedule 2, the Comptroller shall, with effect from that date of publication, or, if a later date is specified in the Bill, that later date, collect duties under this Act as if that Bill had been passed.

   (2) If a Bill referred to in subsection (1) is not passed within 6 months of it being published or is passed with amendment, duty collected in excess of that authorised by this Act or this Act, as amended by that Bill as passed, shall be repaid to the importer or the exporter, as the case may be, and the repayment of the duty collected in excess of the authorised amount shall be a charge on the Consolidated Fund.

   (3) No action shall lie against the Comptroller for any action taken by him under subsection (1) to protect the revenue.

Mode of ascertaining value for purposes of ad valorem duties

5. The value of goods in respect of which ad valorem duty is payable shall be ascertained—
   (a) in the case of imported goods - in accordance with Part 1 and Part 2 of Schedule 1;
   and
   (b) in the case of exported goods - in accordance with Part 3 of Schedule 1.

Rates of exchange for purposes of ad valorem duty

6. For the purposes of levying ad valorem duty in respect of imported goods, the rate of exchange with regard to the value of those goods expressed in the currency of the country from which they were imported shall be the selling rate for sight drafts in Fiji as last notified before the time when the goods are entered or at the discretion of the Comptroller as may be expedient for computer processing, a mean rate calculated over a period of 5 working days or such further period as may be convenient as basis for an application of a single rate for the calculation of Value For Duty over a period of time.

   However, in the event of devaluation or revaluation of Fiji dollar by Reserve Bank of Fiji, the rate shall revert to the current selling rates for sight drafts in Fiji as last notified before the time when the goods are entered and continue for such further period as determined by the Comptroller.

Alternate rates of duty

7. If alternative rates of duty are applicable in respect of goods the higher of those rates applies.
Derelict goods, etc. liable to duty

8. Duty is payable in respect of derelict goods, flotsam, jetsam or wreckage brought or coming ashore, and enemy ships or other enemy goods sold in Fiji at the rate of duty that would have been applicable if those goods had been imported in the normal course of commerce.

Re-importation of excisable goods

9. Where exported goods, manufactured or produced in Fiji, are re-imported and, at the date of their re-importation, are excisable goods under the Excise Act, they shall, on re-importation, be delivered for home consumption upon payment of the appropriate excise duty but without payment of duty under this Act, and the provisions of the Excise Act shall apply to those goods.

PART III - EXEMPTIONS, REMISSIONS, REDUCTIONS AND REFUNDS OF DUTY

Minister may grant remission or refund of duty in certain cases

10.—(1) The Minister may, after receiving a recommendation to do so from the Comptroller, and, subject to such conditions as the Minister may consider necessary, remit or refund the whole or part of any duty paid or payable by a person in respect of goods imported into Fiji, if the Minister is satisfied that—

(a) the goods were or are being imported for a purpose that will benefit the country;

(b) the importer of the goods is a statutory body incorporated for a public purpose or a registered charitable trust and that remission or refund of the duty is, in the circumstances, justifiable having regard to the purpose for which the body or trust was established; or

(c) the imposition of the duty would involve serious hardship.

(2) A person who fails to comply with a condition imposed under subsection (1), is guilty of an offence and is liable to a fine not exceeding $1,000.

10. A—(1) The Minister may, after receiving recommendation to do so from the Comptroller, and, subject to such conditions as the Minister may consider necessary, remit or refund the whole or part of any duty paid or payable by a person in respect of goods exported from Fiji, if the Minister is satisfied that—

(a) The goods were or are wholly produced or manufactured in Fiji;

(b) That the exporter is a registered entity in Fiji and possess authority to deal in such goods for the purpose of exports;

(c) The exporter has a general bond or other security with the Comptroller as required under section 35 of the Customs Act.

(d) That the goods exempted from Export tax are not diverted to any other destination or used contrary to any conditions imposed.

(2) A person who fails to comply with a condition imposed under subsection (1), is guilty of an offence and liable to a fine not exceeding $1,000.
**Minister may grant remission or reduction of duties to assist industries**

11.—(1) The Minister may, subject to such conditions as he may consider necessary, remit or reduce duty payable in respect of imported machinery and equipment (including parts and materials) if he is satisfied it is to be used in a manufacturing or production process which will promote or create the development of industry in the country.

(2) A person who fails to comply with a condition imposed under subsection (1), is guilty of an offence and is liable to a fine not exceeding $1,000.

11A. The Minister may, subject to such conditions as he considers necessary, exempt from payment of duty the importation or purchase ex-bond of machinery, equipment and materials if he is satisfied that they are to be used by any company licensed under the Tax Free Zone Decree, 1991.

**Exemption from duty of goods remaining on board**

12. No duty is payable in respect of goods that are brought in to Fiji, remain on the aircraft or vessel that brought them in, and are then exported.

**Exemption from duty of goods entered for exportation, etc.**

13. No duty is payable in respect of—

(a) goods entered under bond for transhipment; or

(b) warehoused goods entered for exportation or for use as stores for an aircraft or ship, if the Comptroller is satisfied the goods have been shipped, exported, or taken into use as such stores, as the case may be.

**Relief from duty of certain re-imported goods**

14.—(1) Where goods are re-imported they shall be released for use, where so eligible, without duty being paid in respect of them if the Comptroller is satisfied that—

(a) any duty payable in respect of their exportation has been paid;

(b) no drawback of any such duty was allowed on exportation, or that any drawback so allowed has been repaid; and

(c) the goods—

(i) have not been subjected to a process outside Fiji since their exportation; or

(ii) if they have been so subjected, have not undergone a change in their form or character and are not at the time of their re-importation chargeable with ad valorem duty.

(2) Where, but for subparagraph (c) (ii), subsection (1) would otherwise apply in respect of goods, the value and the rate of duty applicable in respect of those goods shall be taken to be the value and the rate of duty applicable in respect of any article or material which has been incorporated into those goods, and, where a part of the goods has been replaced, the value and the rate of duty applicable in respect of the new part.

**Exemption from duty of temporary imports**

15.—(1) Subject to subsection (2) and any Regulations made under the Customs Act, 1986, if the Comptroller is satisfied that goods have been imported solely for a temporary use or for a temporary purpose he may remit or reduce the duty payable in respect of those goods subject to such conditions as he considers appropriate.

(2) The Comptroller shall not be required to remit or reduce duty under subsection (1) unless, if requested to do so by the Comptroller, the owner of the goods deposits with the
Comptroller or gives security acceptable to the Comptroller for the amount of the duty to which
the goods would otherwise be liable.

(3) A person who fails to comply with a condition imposed under subsection (1), is guilty
of an offence and is liable to a fine not exceeding $1,000.

Remission or refund of duty on goods not in accordance with contract

16.—(1) Subject to subsection (2), if—
(a) the Comptroller is satisfied that goods were imported in pursuance of a
contract of sale and that the description, quality, state or condition of the goods
was not in accordance with that contract; and
(b) the importer has given notice to the Comptroller that, with the consent of the
seller, he intends either—
(i) to return the goods, unused to the seller; or
(ii) to destroy the goods unused,
the Comptroller may, subject to such conditions as he considers
appropriate, remit the import duty payable on the goods, or refund duty already
paid.

(2) Subsection (1) shall not have effect unless a written application for the remission or
refund is made to the Comptroller either before the goods are delivered out of customs control or
within 2 months of such delivery.

(3) Subsection (1) shall not apply to goods imported on approval, or on sale or return, or
other similar terms.

(4) A person who fails to comply with a condition imposed under subsection (1) is guilty
of an offence and is liable to a fine not exceeding $1,000.

PART IV - MISCELLANEOUS

Disposal or use of goods for a purpose other than that for which
freedom from duty was granted or refund or remission of duty made

17.—(1) Where imported goods chargeable under Schedule 2 with duty—
(a) have been imported into Fiji or delivered from a warehouse free of duty or at
a reduced rate of duty or where any remission or refund of any duty payable on
any goods has been made under the provisions of Part III of this Act or of any
other customs law; and
(b) are, at any time within five years from the date of importation or delivery
from a warehouse, disposed of or used for any purpose other than that for which
such freedom from duty or reduction of duty was granted or such refund or
remission was made,
such goods shall thereupon become liable to duty at the rate and upon the
value subsisting at the date of such disposal, or of the goods being put to such
other use, as determined by the Comptroller.

(2) A person to whom such freedom from duty or reduction of duty has been granted or
remission or refund has been made who, at any time within 5 years from the date of importation
or the date of the delivery from a warehouse of such goods, disposes of or uses such goods for
any purpose other than that for which freedom from duty or reduction of duty was granted or in
respect of which such refund or remission was made, shall pay the duty on such goods and shall,
not less than 14 days before the date of such disposal, or of the date of the goods being put to
such other use, make a report to the Comptroller in such manner as the Comptroller may require
to enable duty to be levied.
(3) A person who fails to report in accordance with the provisions of subsection (2) or who fails to pay such debt within 14 days of being so requested by the Comptroller in writing, is guilty of an offence and is liable to a fine not exceeding $1,000 and the goods the subject matter of the offence are liable to forfeiture.

(4) Any other person who knowingly acquires, uses or otherwise deals with goods in respect of which freedom from duty or reduction of duty was granted, for any purpose other than that for which such freedom from duty or reduction of duty was granted, within 5 years of the date of the importation of such goods is guilty of an offence and is liable to a fine not exceeding $1,000 and the goods the subject matter of the offence are liable to forfeiture.

**Diversion of goods from TFZ for home consumption**

(Inserted by Act 22 of 1997)

17 A. (1) Subject to subsection (2) of this Section, products manufactured in a Tax Free Zone and approved for consumption within Fiji shall become liable for duty on the imported articles or raw materials which have been incorporated into such goods at the rate subsisting at the time of disposal of the products and the value for duty of the articles or materials shall be calculated in accordance with Part 1 and Part 2 of Schedule 1.

(2) Products manufactured in a Tax Free Zone and approved for consumption within Fiji, and which, if they had been manufactured outside a Tax Free Zone, would have been excisable goods under the Excise Act, 1986, shall become liable for duty on the finished product at a rate equivalent to the rate of excise duty for such products under the Excise Act, 1986 subsisting at the time of disposal, and the value for duty of the products shall be calculated in accordance with the Excise Act, 1986.

**Weights and measures**

18. Where a duty is imposed according to a weight or measure, the weight or measurement of goods shall be ascertained according to the weights and measures applicable in Fiji and, where a duty is imposed according to a specific weight, quantity, size or value, it shall apply proportionately to any greater or lesser weight, quantity, size or value.

**Value to be stated to nearest whole dollar**

19. The value of goods in an entry presented to the Comptroller for the purpose of calculating duty on those goods shall be calculated to the nearest dollar, so that in any value an amount being 50c or less shall be disregarded and in any value an amount in excess of 50c shall be taken to be one dollar.

**Duty is debt due to Government**

20. Duty payable under this Act is a debt due to the Government and may be dealt with in accordance with section 95 of the Customs Act, 1986.

**Power of Comptroller to compound offences**

21. The power granted to the Comptroller by section 155 of the Customs Act, 1986 to compound offences shall apply to the compounding of offences under this Act.

**Regulations**

22.—(1) The Minister may make regulations providing for—

(a) the form of certificates and other documents to be used in relation to goods imported into or exported from Fiji and intended to be used as materials in the manufacture of goods in Fiji;

(b) the rebate, suspension or refund of the whole or any part of the duty payable or
paid on any goods imported for use as—
  (i) machinery, equipment or parts thereof; and
  (ii) materials,
to be used in manufacture or production in Fiji and the withdrawal
wholly or in part of any such rebate, suspension or refund;
  (c) the better carrying out of the provisions of this Act.
  
(2) Regulations made under this section may provide that any breach thereof shall be
punishable by a fine not exceeding $1,000 and that the goods, if any, forming the subject matter
of the breach may be forfeited.

Repeal and saving

23.—(1) The Customs Tariff Act, 1979 is repealed.
  
(2) Notwithstanding subsection (1) and without prejudice to section 18 of the Interpretation Act,
any instrument made or other thing done under the provisions of the Customs Tariff Act, 1979
shall continue in force and shall, so far as it could have been made or done under this Act, have
effect as if made or done under the corresponding provision of this Act.

SCHEDULE

SCHEDULE 1

PART 1

VALUATION OF GOODS FOR THE PURPOSES OF THE
CUSTOMS TARIFF ACT, 1986

(Inserted by Act 22 of 1997)

Interpretation, application, etc.

1.—(1) In this Schedule, unless the context otherwise requires—
"computed value" means the value determined in accordance with Clause 7 of Part 2 of this
Schedule;
"customs value of imported goods" means the value of goods for the purposes of levying ad
valorem duties of Customs on imported goods;
"country of export" or "the country from which goods are exported", means the country from
which the goods are shipped directly to Fiji or, as the case may be, goods exported to Fiji from
any country but passing through any other country on their voyage to Fiji (whether transhipped in
that other country or not) shall be deemed to be shipped direct from the first mentioned country;
"country of importation" means country or Customs territory of importation;
"deductive value" means the value determined in accordance with Clause 6 of Part 2 of this
Schedule;
"effective date" means 1 January 1997;
"generally accepted accounting principles" refers to any generally recognised consensus or
substantial authoritative support regarding—
(a) which changes in assets and liabilities should be recorded;
(b) how the assets and liabilities and changes in them should be measured;
(c) what information should be disclosed and how it should be disclosed; and
(d) which financial statements should be prepared;
"goods of the same class or kind", means imported goods that—
(a) are within a group or range of imported goods produced by a particular industry or
industry sector that includes identical goods or similar goods in relation to the
goods being valued; and
(b) for the purposes of -
(i) Clause 6 of this Schedule, were exported from any country; and
(ii) Clause 7 of this Schedule, were produced in and exported from the country in
and from which the goods being valued were produced and exported;
"identical Goods" means imported goods that—
(a) are the same in all respects, including physical characteristics, quality, and
reputation, as the goods being valued, except for minor differences in
appearance that do not affect the value of the goods; and
(b) were produced in the country in which the goods being valued were
produced; and
(c) were produced by or on behalf of the person who produced the goods being
valued,
but does not include imported goods where engineering, development work, artwork,
designwork, plans, or sketches undertaken in Fiji were supplied, directly or indirectly, by
the buyer of those imported goods free of charge or at a reduced cost for use in
connection with the production and sale for export of those imported goods;

"packing costs" means the cost of all containers (exclusive of instruments of international traffic)
and coverings of whatever nature and of packing, whether for labour or materials, used in placing
goods in condition, packed ready for shipment to Fiji;

"price actually paid or payable" means the total payment (whether direct or indirect, and inclusive
of any charges, costs, or expenses incurred for transportation, insurance, and related services
incident to the international shipment of the goods from the country of exportation to the place of
importation in Fiji) made, or to be made, for imported goods by the buyer to, or for the benefit of,
the seller;
"produced" includes grown, manufactured or mined;
"similar goods" means imported goods that—
(a) closely resemble the goods being valued in respect of component materials
and
parts and characteristics and are functionally and commercially
interchangeable with the goods being valued having regard to the quality
and reputation of the goods and the goods being valued; and
(b) were produced in the country in which the goods being valued were
produced; and
(c) were produced by or on behalf of the person who produced the goods being
valued,—
but does not include imported goods where engineering, development work, artwork,
designwork, plans, or sketches undertaken in Fiji were supplied, directly or indirectly, by
the buyer of those imported goods free of charge or at a reduced cost for use in
connection with the production and sale for export of those imported goods;
"sufficient information", in respect of the determination of any amount, difference, or adjustment, means objective and quantifiable information that clearly establishes the accuracy of the amount, difference, or adjustment;
"to produce" includes to grow, to manufacture, or to mine;
"transaction value" means the value determined in accordance with Clauses 2 and 3 of this Schedule.

(2) In this Schedule, unless the context otherwise requires "assist" means any of the following if, supplied directly or indirectly, and free of charge or at reduced cost, by the buyer of imported goods for use in connection with the production or the sale for export to Fiji of the goods:

(i) materials, components, parts and similar items incorporated in the imported goods;
(ii) tools, dies, moulds, and similar items incorporated in the imported goods;
(iii) goods consumed in the production of the imported goods;
(iv) engineering, development, artwork, design work, and plans and sketches that are undertaken elsewhere than in Fiji and are necessary for the production of the imported goods.

(3) No service or work to which sub-clause (2) (iv) of this clause applies is to be treated as an assist if the service or work is—

(i) performed by an individual domiciled within Fiji;
(ii) performed by that individual while acting as an employee or agent of the buyer of the imported goods; and
(iii) incidental to other engineering, development, artwork, design work, or plans or sketches that are undertaken within Fiji.

(4) The following apply in determining the value of assists described in sub-clause (2) (iv) of this clause—

(i) the value of an assist that is available in the public domain is the cost of obtaining copies of the assist;
(ii) if the production of an assist occurred in Fiji and one or more foreign countries, the value of the assist is the value added outside Fiji;
(iii) if the assist was purchased or leased by the buyer from an unrelated person, the value of the assist is the cost of the purchase or of the lease.

(5) For the purposes of this Schedule, persons shall be deemed to be related only if—

(a) they are officers or directors of one another’s business;
(b) they are legally recognised partners in business;
(c) they are employer and employee;
(d) any person directly or indirectly owns, controls or holds 5 percent or more of the outstanding voting stock or shares of both of them;
(e) one of them directly or indirectly controls the other;
(f) both of them are directly or indirectly controlled by a third person;
(g) together they direct or indirectly control a third person;
(h) they are members of the same family.

(6) For the purposes of this Schedule, persons shall be deemed to be members of the same family if—

(a) they are connected by blood relationship within the fourth degree of relationship;
(b) they are married to one another or if one is married to a person who is connected within the fourth degree of relationship to the other; or
(c) one has been adopted as the child of the other or as a child of a person who is within the third degree of relationship to the other.

(7) For the purposes of this Schedule, where there are no goods that were produced by or on behalf of the person who produced the goods being valued and that are otherwise identical goods or similar goods, goods that were produced by or on behalf of a different person and that are otherwise identical goods or similar goods shall be deemed to be identical goods or similar goods, as the case may be.

(8) For the purposes of this Schedule, charges for interest under a financing arrangement entered into by the buyer and relating to the purchase of imported goods shall not be regarded as part of the Customs value in any case where—

(a) the charges are distinguished from the price actually paid or payable for the goods;

(b) such goods are actually sold at the price declared as the price actually paid or payable; and

(c) the buyer, if required, can demonstrate that—

(i) the financing arrangement was made in writing;

(ii) the claimed rate of interest does not exceed the level for such transactions prevailing in the country where, and at the time when, the finance was provided.

(9) The provisions of this Schedule shall apply to the appraisement of goods imported into Fiji on or after the effective date.

(10) Imported goods will be appraised on the basis, and in the order, of the following:

(a) the value for duty of imported goods shall be determined in accordance with Clauses 2 to 9 of this Schedule;

(b) the Customs value of goods shall if possible be appraised on the basis of the transaction value of the goods in accordance with conditions set out in Clause 2 of this Schedule.

(c) where the value for duty of goods cannot be appraised in accordance with Clause 2 of this Schedule, it shall be appraised in the following order and on the following bases:

(i) the transaction value of identical goods that meet the requirements set out in Clause 4 of this Schedule;

(ii) the transaction value of similar goods that meet the requirements set out in Clause 5 of this Schedule;

(iii) the deductive value of the goods as set out in Clause 6 of this Schedule;

(iv) the computed value of the goods as set out in Clause 7 of this Schedule.

(11) Upon receipt of a written request from the importer to the Comptroller, the order of consideration of the valuation basis provided for in paragraphs (iii) and (iv) of sub-clause (10) shall be reversed and confirmed in writing by the Comptroller.

(12) Where the value for duty of goods is not appraised on the basis of any of the methods referred to paragraphs (i) to (iv) of sub-clause (10), the Customs value of those goods shall be appraised under Clause 8 of this Schedule.

(13) Information submitted by an importer, buyer, or producer in regard to the appraisement of goods may not be rejected by Customs because of the accounting method by which that information was prepared, if the preparation was in accordance with generally accepted accounting principles.
PART 2

VALUATION OF GOODS FOR THE PURPOSES OF THE

CUSTOMS TARIFF ACT 1986

RULES ON CUSTOMS VALUATION

Transaction Value as primary basis of Customs Valuation

2.—(1) The Customs value of imported goods shall be the transaction value, that is the price actually paid or payable for the goods when sold for export to Fiji adjusted in accordance with Clause 3 of this Schedule, if:

(a) there are no restrictions as to the disposition or use of the goods by the buyer other than restrictions which:
   (i) are imposed by law;
   (ii) limit the geographical area in which the goods may be resold;
   or
   (iii) do not substantially affect the value of the goods;
(b) the sale of the goods or the price paid or payable for the goods is not subject to some condition or consideration in respect of which a value cannot be determined;
(c) no part of the proceeds of any subsequent resale, disposal or use of the goods by the buyer will accrue directly or indirectly, to the seller, the price paid or payable for the goods includes the value of that part of the proceeds or can be adjusted in accordance with Clause 3 of this Schedule; or
(d) the buyer and the seller of the goods are not related to each other at the time the goods are sold for export or, where the buyer and the seller are related to each other at that time,—
   (i) their relationship did not influence the price paid or payable for the goods or
   (ii) the importer of the goods demonstrates that the transaction value of the goods meets the requirement set out in sub-clause (3) to this Clause.
(2) In application of sub-clause (1) (d) of this Clause, where the buyer and the seller of goods being appraised are related to each other at the time the goods are sold for export and the officer who is appraising the value for duty of the goods has grounds to believe that the requirements set out in sub-clause (1) (d) (i) of this Clause are not met, the officer shall notify the importer of the goods of such grounds and, on the written request of the importer, the notification shall be in writing.

(3) For the purpose of sub-clause (1) (d) (ii) of this Clause, the transaction value of goods being appraised shall taking into consideration any relevant factors including such factors and differences as may be determined that closely approximates the Customs value of other goods exported at the time or substantially at the same time as the goods being valued, being -

(a) the transaction value of identical goods or similar goods in respect of a sale of those goods for export to Fiji between a seller and a buyer who are not related to each other at the time of the sale.

(b) the deductive value of identical goods or similar goods; or

(c) the computed value of identical goods or similar goods.

(4) Where sub-clause (3) of this Clause applies, the importer shall, without limiting the generality of sub-clause (3), provide the following information:

(a) the nature of the goods being valued;

(b) the nature of the industry that produces the goods being valued;

(c) the season in which the goods being valued are imported;

(d) whether a difference in values is commercially significant;

(e) the trade levels at which the sales take place;

(f) the quantity levels of the sales;

(g) any of the amounts referred to in Clause 3 of this Schedule.

(5) Where in the opinion of the Comptroller, the Customs value cannot be determined under this Clause, or the Comptroller has reason to doubt the truth or accuracy of the declared Customs value and, after having sought further explanation or other evidence that the declared Customs value represents the total amount actually paid or payable for the imported goods, the Comptroller is still not satisfied that the Customs value can be determined under this Clause - the Comptroller may determine the Customs value of the goods by proceeding sequentially through Clause 4 to 8 of the Schedule to the first such Clause of this Schedule under which the Customs value can, in the opinion of the Comptroller be determined.

Adjustment of price paid or payable

3.——(1) The price paid or payable in respect of goods sold for export to Fiji shall be adjusted—

(a) by adding thereto amounts, to the extent that each such amount is not already included in the price paid or payable for the goods equal to—

(i) commissions and brokerage in respect of the goods incurred by the buyer other than fees paid or payable by the buyer to his agent for the service of representing the buyer overseas in respect of the purchase of the goods;

(ii) the packaging costs and charges incurred by the buyer in respect of the goods, including the cost of cartons, cases and other containers and coverings that are treated for Customs purposes as being part of the imported goods and all expenses of packing incidental to placing the goods in the condition in which they are shipped to Fiji, and

(iii) the value of any of the following goods and services determined in the manner prescribed, that are supplied directly or indirectly by the purchaser of the goods free of charge or at a
reduced cost for use in connection with the production and sale for export of the imported goods, apportioned to the imported goods in a reasonable manner in accordance with the generally accepted accounting principle:

(A) material components, parts and other goods incorporated in the imported goods;
(B) Tools, dies, moulds, and other goods utilised in the production of imported goods;
(C) any materials consumed in the production of the imported goods, and
(D) engineering, development work, art work, design work, plans and sketches undertaken elsewhere than in Fiji and necessary for the production of the imported goods,

(iv) royalties and licence fees, including payments for patents, trademarks and copyrights in respect of the imported goods that the buyer must pay directly or indirectly as a condition of the sale of the goods for export to Fiji exclusive of charges for the right to reproduce the imported goods in Fiji;
(v) the value of any part of the proceeds of any subsequent resale, disposal, or use of the goods by the buyer that accrues or is to accrue directly or indirectly to the seller; and
(vi) the cost of transportation and insurance and the loading and unloading and handling charges and other charges and expenses associated with the transportation of the imported goods to Fiji.

(b) by deducting therefrom amounts to the extent that each such amount is included in the price paid or payable for the goods equal to -

(i) any of the following costs, charges or expenses
   (A) any reasonable, cost charges or expenses that is incurred for the construction, erection, assembly or maintenance of, or technical assistance provided in respect of the goods after the goods are imported:
   (B) any reasonable cost, charge or expense that is incurred in respect of the transportation or insurance of the goods within Fiji and any reasonable cost, charge or expense associated therewith:
   (C) any Customs duties or other taxes payable in Fiji by reason of the importation or sale of the goods,

   if the cost, charge or expense is identified separately from the balance of the price paid or payable for the goods.

(2) The price paid or payable in respect of goods sold for export to Fiji shall not be adjusted to take account of any rebate of or other decrease in, the price paid or payable for the goods that is effected after the goods are imported:

(3) Where there is not sufficient information to determine any of the amount required to be added to the price paid or payable because of lack of sufficient information, the transaction value of the goods being valued cannot be determined under Clause 2 of this Schedule.
**Transaction Value of Identical Goods as Customs value**

4.—(1) Subject to sub-clauses (2) to (4) of this Clause, where the Customs value for duty of imported goods cannot in the opinion of the Comptroller be determined under Clause 2 of this Schedule, the Customs value of the goods shall be determined by the transaction value of identical goods in a sale of those goods for export to Fiji if that transaction value is the value for duty is the Customs value of the identical goods and the identical goods were exported at the same or substantially the same time as the goods being valued and was sold under the following conditions:

(a) to a buyer at the same or substantially trade level as the buyer of the goods being valued; and

(b) in the same or substantially same quantities as the goods being valued.

(2) Where the value for duty of goods being valued cannot be determined under sub-clause (1) above because identical goods were not sold under the condition described in sub-clauses 1 (a) and (b), there shall be substituted therefor identical goods sold under any of the following conditions:

(a) to a buyer at the same or substantially same trade level as the buyer of the goods being valued but in quantities different from the quantities in which those goods were sold;

(b) to a buyer at a trade level different from that of the buyer of the goods being valued in the same or substantially the same quantities as the quantities in which those goods were sold; or

(c) to a buyer at a trade level different from that of the buyer of the goods being valued and in quantities different from the quantities in which those goods were sold.

(3) For the purpose of determining the value for duty of goods under sub-clause (1) of this Clause, the transaction value of identical goods shall be adjusted by adding thereto or deducting therefrom as the case may be, amounts to account of—

(a) commercially, significant differences between the cost, charges and expenses referred to in Clause 3 (1)(a)(vi) of this Schedule in respect of the identical goods and those costs, charges and expenses in respect of the goods being valued that are attributable to differences in distances and modes of transport;

(b) where the transaction value is in respect of identical goods sold under the condition described in any of paragraphs (a) to (c) of sub-clause (2) of this Clause, differences in the trade levels of buyers of the identical goods and the goods being valued or the quantities in which the identical goods and the goods being valued were sold or both as the case may be, if each such amount can, in the opinion of the Comptroller be determined on the basis of sufficient information. Where any such amount cannot be determined, the value for duty of goods being valued shall not be determined on the basis of the transaction value of those identical goods under this Clause.

(4) Where, in relation to imported goods being valued, there are two or more transaction values of identical goods that meet all the requirements set out in sub-clauses (1) and (3) of this Clause or where there is no such transaction value but there are two or more transaction values of identical goods sold under the condition described in any of the paragraphs (a) to (c) of sub-
clause (2) of this Clause that meet all the requirements set out in this Clause that are applicable by virtue of sub-clause (2) of this Clause, the Customs value of goods being valued shall be determined on the basis of the lowest such transaction value.

**Transaction Value of Similar Goods as Customs Value**

5.—(1) Subject to sub-clause (2) of this Clause and sub-clauses (2) to (4) of Clause 4 of this Schedule where the Customs value of imported goods cannot, in the opinion of the Comptroller be determined under Clause 4 of this Schedule, the Customs value of the goods shall be the transaction value of similar goods in a sale of those goods for export to Fiji if that transaction value is the Customs value of the similar goods and the similar goods were exported at the same or at substantially the same time as the goods being valued and were sold under the following conditions—

(a) to a buyer at the same or substantially the same trade level as the buyer of the goods being valued; and

(b) in the same or substantially the same quantities as the goods being valued.

(2) Sub-clauses (2) to (4) of Clause 4 of this Schedule shall apply to this Clause in respect of similar goods and wherever in those sub-clauses the expression "identical goods" is referred to, there shall be substituted therefor the expression "similar goods".

**Deductive Value as Customs Value**

6.—(1) Subject to sub-clauses (4) and (5) of Clause 2 of this Schedule where the value for duty cannot, in the opinion of the Comptroller, be determined under Clause 5 of this Schedule, the Customs value of the goods shall be the deductive value in respect of the goods.

(2) Where the goods being valued or identical goods or similar goods are sold in Fiji in the condition in which they were imported at the same or substantially the same time as the time of importation of the goods being valued, the price per unit in respect of sales described in sub-clause (5) of this Clause, determined in accordance with that sub-clause and adjusted with sub-clause (6) of this Clause at which the greatest number of units of the goods being valued or identical goods or similar goods are so sold.

(3) Where the goods being valued or identical goods or similar goods are sold in Fiji in the condition in which they were imported before the expiration of 90 days after the time of importation of the goods being valued, but are not sold at the same or substantially the same time as the time of that importation, the deductive value of the goods being valued shall be the price per unit in respect of sales described in sub-clause (5) of this Clause determined in accordance with that sub-clause and adjusted in accordance with sub-clause (6) of this Clause, at which the greatest number of units of the goods being valued or identical goods or similar goods are so sold at the earliest date after the of importation of the goods being valued.

(4) Where the goods being valued, or identical goods or similar goods are not sold in Fiji in the circumstances described in sub-clause (2) or sub-clause (3) of this Clause but the goods being valued after being assembled, packaged or further processed in Fiji are sold in Fiji before the expiration of 90 days after the importation thereof and the importer of the goods being valued request that this sub-clause be applied in the determination of the Customs value of those goods, the deductive value of the goods being valued shall be the price per unit in respect of sales described in sub-clause (5) of this Clause determined in accordance with that sub-clause and adjusted in accordance with sub-clause (6) of this Clause at which the greatest number of units of the goods being valued are so sold.

(5) For the purpose of sub-clauses (2) to (4) of this Clause, the price per unit in respect of any goods being valued or identical goods or similar goods, shall be determined by ascertaining the unit price in respect of sales of the goods at the first trade level after importation thereof to persons who -
(a) are not related to the persons from whom they buy the goods at the time the goods are sold to them; and
(b) have not supplied directly or indirectly free of charge or at a reduced cost for use in connection with the production and sale for export of the goods any of the goods or services referred to in Clause 3 (1) (a) (iii) of this Schedule, at which the greatest number of units of the goods is sold where in the opinion of the Comptroller a sufficient number of such sales have been made to permit a determination of the price per unit of the goods.

(6) For the purpose of sub-clauses (2) to (4) of this Clause, the price per unit in respect of any goods being valued shall be adjusted by deducting therefrom an amount equal to the aggregate of—

(a) an amount determined in accordance with sub-clause (7) to this Clause, equal to—

(i) the amount of commission generally earned on a unit basis; or
(ii) the amount for profit and general expenses, including all costs of marketing the goods considered together as a whole that is generally reflected on a unit basis - in connection with sales in Fiji of goods of the same class or kind of those goods;

(b) the costs, charges and expenses incurred in respect of the transportation and insurance of the goods in Fiji and the cost, charges and expenses associated therewith to the extent that an amount for such costs, charges and expenses is not deducted in respect of general expenses under paragraph (a);

(c) the costs, charges and expenses referred to in Clause 3 (1) (b) (i) of this Schedule incurred in respect of the goods to the extent that an amount for such costs, charges and expenses is not deducted in respect of general expenses under paragraph (a) of this sub-clause;

(d) any Customs duty or any other taxes payable in Fiji in respect of the goods to the extent that an amount for such duties and taxes is not deducted in respect of general expenses under paragraph (a) of this Sub-clause, and

(e) where sub-clause (4) applies, the amount of value added to the goods that is attributable to the assembly, packaging or further processing in Fiji of the goods.

(7) The amount considered to be equal to the amount of commission or the amount for profit and general expenses referred to in sub-clause (6)(a) shall be calculated on a percentage basis and determined on the basis of information prepared in a manner consistent with generally accepted accounting principles that is supplied—

(a) by or on behalf of the importer of the goods being valued; or
(b) where the information supplied by or on behalf of the importer of the goods being valued is not sufficient information, but an examination of sales in Fiji of the narrowest group or range of goods of the same class or kind as the goods being valued from which sufficient information can, in the opinion of the Comptroller, be obtained.

(8) Where in the opinion of the Comptroller, there is not sufficient information to determine the amount referred to in sub-clause (6) (e) to this Clause in respect of any goods being
valued, the Customs value of the goods shall not be determined under sub-clause (4) of this Clause.

**Computed Value as Customs Value**

7.—(1) Subject to sub-clauses (3) and (4) of this Clause where the Customs value of imported goods cannot, in the opinion of the Comptroller be determined under Clause 6 of this Schedule, the Customs value of the goods shall be the computed value in respect of the goods.

(2) The computed value of the goods being valued is the aggregate of amounts equal to—

(a) the cost, charges and expenses in respect of, or the value of -

(i) materials employed in producing the goods being valued; and

(ii) the production or other processing of the goods being valued, determined on the basis of -

(A) the commercial accounts of the producer of the goods being valued; or

(B) any other sufficient information relating to the production of the goods being valued - that are supplied by or on behalf of the producer of the goods and prepared in a manner consistent with the generally accepted accounting principles of the country of production of the goods being valued, including, without limiting the generality of the foregoing;

(iii) the costs, charges and expenses referred to in Clause 3(1)(a)(ii) to this Schedule;

(iv) the value of any goods and services referred to in Clauses 3(1)(a)(iii) and 3(1)(a)(vi) of this Schedule, determined and apportioned to the goods being valued as referred to in that Clause, whether or not such goods and services have been supplied free of charge or at a reduced cost;

(v) the costs, charges and expenses incurred by the producer in respect of engineering, development work, artwork, designwork, plans, or sketches undertaken in Fiji that were supplied, directly or indirectly by the buyer of the goods being valued in connection with the production and sale for export of those goods to the extent that such elements are charged to the producer of the goods, apportioned to the goods being valued as referred to in Clause 3 (1)(a)(iii) of this Schedule; and

(b) the amount, determined in accordance with sub-clause (4) of this Clause, for profit and general expenses considered together as a whole, that is generally reflective in sales for export to Fiji of goods of the same class or kind as the goods being valued, made by producers of the goods to buyers in Fiji who are not related to the producers from whom they buy the goods at the time the goods are sold to them.
(3) For the purpose of this Clause, "general expenses" means the direct and indirect costs, charges and expenses of producing goods for export other than the cost charges and expenses referred to in sub-clause (2) (a) of this Clause.

(4) The amount of profit and general expenses referred to in sub-clause (2)(b) of this Clause shall be calculated on a percentage basis and determined on the basis of information prepared in a manner consistent with generally acceptable accounting principles of the country of production of the goods being valued and that is supplied—
   (a) by or on behalf of the producer of the goods being valued; or
   (b) where the information supplied by or on behalf of the producer of the goods being valued is not sufficient information, by an examination of sales for export to Fiji of the narrowest group or range of goods of the same class or kind from which sufficient information can, in the opinion of the Comptroller be obtained.

Residual Value of Valuation

8.—(1) Where the value of goods cannot in the opinion of the Comptroller be determined under Clause 7 of this Schedule, it shall be determined on information available in Fiji on the basis of value derived from the methods of valuation set out in Clauses 2 to 7 of this Schedule interpreted in a flexible manner and reasonably adjusted to the extent necessary to arrive at a value for duty of the goods.

(2) A Customs value shall not be determined on the basis of—
   (a) the selling price in Fiji of goods produced in Fiji; or
   (b) a basis which provides for the acceptance of the higher of the two alternative values;
   (c) the price of goods on the domestic market of the country of exportation; or
   (d) the cost of production, other than computed values that have been determined for identical or similar goods in accordance, with Clause 7 of this Schedule;
   (e) the price of goods for export to a country other than Fiji; or
   (f) minimum Customs value; or
   (g) arbitrary or fictitious values.

Supply of Information

9.—(1) Upon written request by any importer of any goods, the Comptroller shall within 30 days give notice to that importer in writing of the Customs value of the goods and the basis of the determination of that Customs value including the provisions of the Act applying thereto.

(2) A notice under sub-clause (1) will apply only to the imported goods being valued and will not serve as authority with respect to the valuation of any other goods.

Time Tolerance for the acceptance of invoice prices

10.—(1) Time tolerance for the acceptance of invoice prices paid or payable may be accepted where the contract is dated not more than 3 months before the date specified.

(2) The Comptroller may extend the time limit referred to in sub-clause (1) in respect of—
(a) goods of a kind usually sold for delivery more than 3 months after the date of the contract; and

(b) goods manufactured to a special order, provided the delivery is made within the contractual period.

(3) In periods of abnormal price fluctuations the periods of tolerance referred to in sub-clause (1) and (2) may be suspended by the Comptroller.

### PROVISIONS FOR THE VALUATION OF THE IMPORTED GOODS FOR VALUE ADDED TAX PURPOSES

11. For the purposes of sub-section (1) of Section 14 of the Value Added Tax Decree 1991, the value of goods imported into Fiji shall be the sum of the amount of—

(a) the value of the goods determined in accordance with Part 1 and Part 2 of this Schedule (whether or not duty is payable under this Act); and

(b) any duties, taxes (other than tax levied or charged under the Value Added Tax Decree 1991) and other charges that are charged, paid or payable on goods upon the importation or removal from a bonded or customs warehouse for home consumption in Fiji.

### PART 3

### PROVISION FOR THE VALUATION OF EXPORTED GOODS FOR CUSTOMS PURPOSES

**Value of exported goods**

The value of goods which, on exportation, are liable to ad valorem rates of duty shall be taken to be the price which a purchaser would be prepared to give for the goods on board on an aircraft or ship in any airport or port in Fiji prior to the exportation of such goods or, where such value is not easily ascertainable, the Comptroller may estimate such value.