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WARTA KERAJAAN PERSEKUTUAN

FEDERAL GOVERNMENT GAZETTE

PERINTAH CUKAI JUALAN (ORANG YANG DIKECUALIKAN DARIPADA PEMBAYARAN CUKAI) 2018

SALES TAX (PERSONS EXEMPTED FROM PAYMENT OF TAX) ORDER 2018

DISIARKAN OLEH/
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AKTA CUKAI JUALAN 2018

PERINTAH CUKAI JUALAN (ORANG YANG DIKECUALIKAN DARIPADA PEMBAYARAN CUKAI) 2018

PADA menjalankan kuasa yang diberikan oleh perenggan 35(1)(b) Akta Cukai Jualan 2018 [*Akta 806*], Menteri membuat perintah yang berikut:

Nama dan permulaan kuat kuasa

- 1. (1) Perintah ini bolehlah dinamakan **Perintah Cukai Jualan** (Orang Yang Dikecualikan Daripada Pembayaran Cukai) 2018.
 - (2) Perintah ini mula berkuat kuasa pada 1 September 2018.

Pengecualian daripada pembayaran cukai jualan

- 2. (1) Tertakluk kepada perenggan 3, orang yang dinyatakan dalam ruang (2) Jadual A, Jadual B dan Jadual C dikecualikan daripada pembayaran cukai jualan ke atas barang yang dinyatakan dalam ruang (3) Jadual A, Jadual B dan Jadual C tertakluk kepada syarat yang dinyatakan dalam ruang (4) Jadual A, Jadual B dan Jadual C.
- (2) Orang yang dinyatakan dalam ruang (5) Jadual A, Jadual B dan Jadual C hendaklah mengemukakan kepada pegawai cukai jualan yang hak atau pengilang berdaftar, mengikut mana-mana yang berkenaan, sebagaimana yang diperuntukkan dalam subsubperenggan 4(a)(i) dan 4(a)(ii), suatu sijil dalam bentuk sebagaimana yang ditentukan oleh Ketua Pengarah dan ditandatangani oleh orang yang dinyatakan itu.

Takat pengecualian

3. Pengecualian yang disebut dalam perenggan 2 hendaklah diberikan sepenuhnya berkenaan dengan barang yang dinyatakan dalam ruang (3) Jadual A, Jadual B dan Jadual C melainkan jika diperuntukkan selainnya dalam syarat yang dinyatakan dalam ruang (4) Jadual A, Jadual B dan Jadual C.

Masa apabila pengecualian berkuat kuasa

- 4. Pengecualian daripada pembayaran cukai jualan atas orang tersebut hendaklah mula berkuat kuasa—
 - (a) jika pengecualian itu tertakluk kepada pengemukaan sijil—
 - (i) berkenaan dengan barang import, pada masa sijil tersebut dikemukakan kepada pegawai cukai jualan yang hak;
 - (ii) berkenaan dengan barang pengilangan tempatan, pada masa sijil tersebut dikemukakan kepada pengilang berdaftar;
 - (b) dalam hal barang import lain, apabila pegawai cukai jualan yang hak yang kepadanya barang itu telah diisytiharkan, membenarkan pengimportan barang itu;
 - (c) dalam hal barang pengilangan tempatan lain, apabila barang itu dilepaskan untuk dijual atau dilupuskan selainnya melalui jualan oleh pengilang berdaftar.

Svarat lain

- 5. (1) Mana-mana orang yang telah diberikan pengecualian hendaklah tertakluk kepada syarat-syarat yang berikut:
 - (a) apa-apa barang yang diberikan pengecualian hendaklah tidak dilupuskan, dijual, dipindahkan dalam negara atau tidak diakaunkan, dengan syarat bahawa bayaran cukai telah dibuat; dan
 - (b) mana-mana orang yang diberikan pengecualian hendaklah menyimpan rekod atau akaun barang yang diimport atau dibeli dan rekod atau akaun itu tersedia untuk pemeriksaan oleh mana-mana pegawai kanan cukai jualan pada bila-bila masa.

- (2) Subperenggan (1)(a) tidak terpakai bagi orang yang dinyatakan dalam ruang (2) butiran 3 Jadual A.
- (3) Mana-mana pengilang berdaftar yang dikecualikan daripada mengenakan dan memungut cukai jualan hendaklah menyimpan rekod atau mengakaunkan barang yang dikecualikan yang telah dijual atau dilupuskan kepada mana-mana orang yang diberi pengecualian dan rekod atau akaun itu disediakan untuk diperiksa oleh mana-mana pegawai kanan cukai jualan pada bila-bila masa.
- (4) Jika apa-apa persoalan yang timbul sama ada apa-apa barang tertentu adalah atau tidak termasuk dalam kelas barang yang tertakluk kepada pengecualian, persoalan itu hendaklah diputuskan oleh Menteri.

SALES TAX ACT 2018

SALES TAX (PERSONS EXEMPTED FROM PAYMENT OF TAX) ORDER 2018

IN exercise of the powers conferred by paragraph 35(1)(*b*) of the Sales Tax Act 2018 [*Act 806*], the Minister makes the following order:

Citation and commencement

- 1. (1) This order may be cited as the **Sales Tax** (Persons Exempted From Payment Of Tax) Order 2018.
 - (2) This Order comes into operation on 1 September 2018.

Exemption from payment of sales tax

- 2. (1) Subject to paragraph 3, the persons specified in column (2) of Schedule A, Schedule B and Schedule C are exempted from the payment of sales tax on the goods specified in column (3) of Schedule A, Schedule B and Schedule C subject to the conditions specified in column (4) of Schedule A, Schedule B and Schedule C.
- (2) The persons specified in column (5) of Schedule A, Schedule B and Schedule C shall produce to the proper officer of sales tax or the registered manufacturer, as the case maybe, as provided in subsubparagraphs 4(a)(i) and 4(a)(ii), a certificate in the form as determined by the Director General and signed by the specified persons.

Extent of exemption

3. The exemption referred to in paragraph 2 shall be granted in full in respect of the goods specified in column (3) of Schedule A, Schedule B and Schedule C unless otherwise provided in the conditions specified in column (4) of Schedule A, Schedule B and Schedule C.

Time when exemption operates

- 4. The exemption from payment of sales tax on such persons shall take effect—
 - (a) where the exemption is subject to the production of a certificate—
 - (i) in respect of imported goods, at the time when the said certificate is produced to the proper officer of sales tax;
 - (ii) in respect of locally manufactured goods, at the time when the said certificate is produced to the registered manufacturer;
 - (b) in the case of other imported goods, when the proper officer of sales tax to whom the goods have been declared, permits the importation of such goods;
 - (c) in the case of other locally manufactured goods, when the goods are released for sales or disposed of otherwise than by sales by the registered manufacturer.

Other conditions

- 5. (1) Any person who has been granted exemption shall be subject to the following conditions:
 - (a) any goods given exemption shall not be disposed of, sold, transfered locally or not accounted for, on the condition that the payment of the tax has been made; and
 - (b) any person given exemption shall keep records or accounts of the goods imported or purchased and the records or accounts are made available for inspection by any senior officer of sales tax at any time.

- (2) Subparagraph (1)(a) shall not apply to the person specified in column (2) of item 3 of Schedule A.
- (3) Any registered manufacturer exempted from charging and collecting sales tax shall keep records or accounts of the goods exempted which have been sold or disposed of to any person granted exemption and the records or accounts are made available for inspection by any senior officer of sales tax at any time.
- (4) If any question arises as to whether any particular goods are or are not included in the class of goods subject to exemption, such question shall be decided by the Minister.

JADUAL A/SCHEDULE A

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
1.	The Yang di-Pertuan Agong	All goods excluding petroleum	That it is proved to the satisfaction of the Director General that the goods are imported or purchased from a registered manufacturer for the personal or official use of the Yang di-Pertuan Agong.	The Controller of the Household
2.	The Ruler of any State including the Ruling Chiefs of Negeri Sembilan and the Yang di-Pertua Negeri of Melaka, Pulau Pinang, Sabah and Sarawak	All goods excluding petroleum	(a) That it is proved to the satisfaction of the Director General that the goods are imported or purchased from a registered manufacturer for the personal or official use of the Ruler, Ruling Chiefs or Yang di-Pertua Negeri;(b) that in respect of motor cars, the quantity does not exceed in number from those decided by the Rulers in Council.	The officer designated by the Ruler, Ruling Chiefs or Yang di-Pertua Negeri
3.	Federal or State Government Department	All goods excluding petroleum and imported motor cars	(a) That the goods are imported or purchased from a registered manufacturer by the Department concerned;	The Head of Department or such other officer nominated by him as the Director General may approve

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(b) that they are used solely by the Department concerned;(c) that their cost is charged to a departmental vote appearing in the Federal or State Estimates and are not purchased out of a any other funds.	
4.	The Importer	All goods excluding petroleum and motor cars	 (a) That the goods are imported for supply to any Federal or State Government Department; (b) that they will be used solely by the Government Department concerned; (c) that their cost is charged to a departmental vote appearing in the Federal or State Estimates and are not purchased out of any other funds; (d) that every application for exemption is accompanied by a certificate from the Head of the relevant Department that the goods are authorised to be imported on his behalf. 	The Head of Department or such other officer nominated by him as the Director General may approve

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(e) that the goods are to be purchased and supplied to Federal and State department at a price exclusive of sales tax in accordance with the term of contract.	
5.	Any person approved by the Director General	All goods excluding petroleum and motor cars	 (a) the goods are purchased from a registered manufacturer for supply to any Federal or State Government Department in Malaysia; (b) that the Head of Department certifies in writing to the Senior Officer of Sales Tax— (i) that the goods are to be purchased and supplied to his department at a price exclusive of sales tax in accordance with the terms of contract; (ii) that they are used solely by the Government Department concerned and are not sold or otherwise disposed of except as sanctioned by him; 	The Head of Department or such other officer nominated by him as the Director General may approve

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(iii) that their cost is charged to a departmental vote appearing in the Federal or State Estimates and are not purchased out of any other funds.	
6.	Any local authority	All goods excluding motor cars and petroleum	 (a) That the goods are imported or purchased from a registered manufacturer by the local authority concerned; (b) that they are used solely by the local authority concerned and are not sold or otherwise disposed of except after payment of sales tax; (c) that their cost is charged to a vote appearing in the Local Authority's Estimates and are not purchased out of any other funds. 	The Head of the Local Authority or any officer nominated by him and approved by the Director General
7.	The Importer	All goods excluding motor cars and petroleum	(a) That the goods are imported for supply to any local authority;(b) that they will be used solely by the local authority concerned and are not sold or otherwise disposed of except after payment of	The Head of the Local Authority or any officer nominated by him and approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(c)	that their cost is charged to a vote appearing in the Local Authority's Estimates and are not purchased out of any other funds; that every application for exemption is accompanied by a certificate from the Head of the Local Authority concerned that the goods are authorised to be imported on his behalf and are for supply to his local authority at a price exclusive of the sales tax in accordance with the term of contract.	
8.	Any person approved by the Director General	All goods excluding motor cars and petroleum	(a)	That the goods are purchased from a registered manufacturer for supply to any local authority; that the Head of the local authority certified in writing to the Senior Officer of Sales Tax— (i) that the goods are to be purchased and supplied to his local authority at a price exclusive of sales tax in accordance with the term of contract;	The Head of the Local Authority or any officer nominated by him and approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			 (ii) that they will be used solely by the local authority concerned and are not sold or disposed of except after payment of sales tax; (iii) that their cost is charged to a vote appearing in his Local Authority's Estimates and are not purchased out of any other funds. 	
9.	Malaysian Armed Forces	Petroleum	That the petroleum are for the official use of the said Forces; that their costs are charged to a departmental vote apprearing in the Federal Estimates and that they are not purchased out of any other funds.	The person approved by the Director General
10.	Authorised statutory bodies to carry out research activities	Goods excluding petroleum and motor car used for the purpose of research activities	Authorised statutory bodies shall be specified by the Director General; that the goods are imported or purchased from a registered manufacturer, for the use	Head of the statutory bodies

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			of the Authorised statutory bodies for research purpose only; (c) that they are used solely by the Authorised statutory bodies concerned and are not sold or otherwise disposed of except after payment of sales tax; (d) that their cost is charged to a vote appearing in the Authorised statutory bodies's Estimates and are not purchased out of any other funds.	
11.	Public higher education institution registered under the Education Act 1996, Universities and University Colleges Act 1971 [Act 30] and University Teknologi MARA Act 1976 [Act 173]	All goods excluding motor car and petroleum	 (a) That the goods are imported or purchased from registered manufacturer by the University or University College concerned; (b) that they are used by the University or University College concerned for its own activities; (c) that they are not sold except after payment of sales tax. 	The Vice Chancellor or such other officer authorized by him

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
12.	The Importer	All goods excluding motor car and petroleum equipment and materials	(a) (b)	That the goods are imported for supply to any University or University College appearing in column (2) of item 11 of this order; that they will be be used by the University or University College concerned for it own activities; that every application for exemption is accompanied by a certificate from the Head of such relevent University or University College that the goods are authorised to be	The Vice Chancellor or such other officer authorized by him
13.	Any person approved by the Director General	All goods excluding motor car and petroleum	(a)	imported on his behalf and for supply to his University or University College at a price exclusive of sales tax in accordance with the term of contract. That the goods are purchased from a registered manufacturer for supply to any University or University College appearing in column (2) of item 11 of this Order;	The Vice Chancellor or such other officer authorized by him

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			 (b) that the Head of such University or University College certifies in writing to the Senior Officer of Sales Tax— (i) that the goods are to be purchased and supplied to his University or University College at price exclusive of sales tax in accordance with the terms of contract; (ii) that they are used by his University or University Colege concerned for its own activities; (iii) that they are not sold except after payment of sales tax. 	
14.	Persons accorded with— (a) diplomatic privilages under— (i) the Diplomatic Privilages	All goods excluding petroleum	(a) That the goods are purchased, imported or acquired from a registered manufacturer or from a licensed warehouse approved by the Director General;	The officer designated by such diplomatic missions.

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
	(Vienna Convention) Act 1966 [Act 636]; or (ii) the Consular Relations (Vienna Convention) Act 1999 [Act 595]; or		(b) that the goods are imported, purchased or acquired for the official use for embassy, consular office and international organization.	
	(b) privileges and immunites under the International Organization (Privileges and Immunites) Act 1992 [Act 485].			
15.	Any person entering Malaysia	Used portable articles excluding household effects	(a) That the articles are imported on his person or in his baggage;(b) that the articles are imported for his regular and private use;	Certificate not required

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) (5) Conditions Certificate to be sig	ined by
			(c) that the articles have been in the regular and private use of that person for such period prior to their importation; and(d) that the goods are identified to the satisfaction of the proper officer of customs.	
16.	Any person entering Malaysia (other than designated area)	(a) Wine, spirits, beer or malt liquor not exceeding 1 litre in all;	(a) That the articles are imported on or in the baggage of the importer;	red
		 (b) Tobacco not exceeding 225 grams (equivalent to 200 cigarettes); (c) new apparels not exceeding 3 pieces; (d) new footwear not exceeding one pair; (e) food preparations to a total value not exceeding RM150.00; 	 (b) that the importer satisfies the proper officer of customs that he is either— (i) not normally resident in Malaysia and intends to visit Malaysia for a period of not less than 72 hours; (ii) normally resident in Malaysia and is returning after an absence from Malaysia of not less than 72 hours (c) that in respect of items (a) and (b) in column (3), if the person imports in excess of 	

(1) Item No.	(2) Persons		(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
		(f) (g)	new portable electrically or battery operated appliances for personal care and hygiene not exceeding 1 unit each; all goods other than that specified in this column, excluding tyres and tubes, to a total value not exceeding RM500.00; goods listed under Schedule A of the Sales Tax (Goods Exempted From Sales Tax) Order 2018.	(d)	shall be liable to pay customs duty on the excess only based on the prevailing rate imposed; that in respect of items (c) to (f) in column (3), if the person imports in excess of the quantity or value of goods exempted, he shall be liable to pay tax on the excess only at a flat rate of 10% ad valorem.	
17.	Any person entering Malaysia from designated area	(a)	Wine, spirit, beer or malt liquor not exceeding 1 litre in all;	(a)	That in the case of Labuan, the person satisfies the proper officer of customs that he has visited Labuan for a period of not less than 24 hours;	Certificate not required

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
		(b) tobacco product not exceeding 225 grams (equivalent to 200 stick of cigarettes);	(b) that in the case of Langkawi or Tioman, the person satisfies the proper officer of customs that he has visited Langkawi or Tioman for a period of not less than 48 hours;	
		(c) new apparels not exceeding 3 pieces;	(c) that in respect of items (a) and (b) in column (3), if the person imports in excess of the quantity or value of goods exempted, he shall	
		(d) new footwear not exceeding one pair;	be liable to pay tax on the excess only; (d) that in respect of items (c) to (g) in	
		(e) food preparations to a total value not exceeding RM150.00;	column (3), if the person imports in excess of the quantity or value of goods exempted, he shall be liable to pay tax on the excess only at a flat rate of 10% ad valorem.	
		(f) new portable electrically or battery operated appliances for personal care and hygiene not exceeding 1 unit each;		
		(g) all goods other than that specified in this column, excluding tyres and		

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
		tubes, to a total value not exceeding RM500.00; (h) goods listed under Schedule A of the Sales Tax (Goods Exempted From Sales Tax) Order 2018.		
18.	Foreign travel writers and journalists	Equipment normally used by travel writers and journalists	(a) That the goods are identifiable, to the satisfaction of the Director General, to be normally used by travel writers and journalists in the course of their work;(b) that the said goods are imported for the regular and private use of the person while in Malaysia amd intended to be re-exported after the completion of such work.	The importer
19.	A member of a visiting force or civilian component	One motor car	(a) That the motor car is imported or purchased from a registered manufacturer for his personal use and that of his dependants;	The member of a visiting force or civilian component

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(b)	that the motor car is imported or purchased at the time of, or within a period of three months after his entry into Malaysia;	
			(c)	that the exemption applies to the importation or purchase of one motor car only;	
			(d)	that he is not entitled to the exemption unless he is serving on full pay and for the time being in Malaysia, but not domiciled therein;	
			(e)	that the exemption shall cease to have effect if the motor vehicle is transferred to a person other than a member of a force;	
			(f)	that at the time of importation or purchase of the motor car, he submits to the proper officer of customs or a registered manufacturer, a signed certificate.	
			(g)	that for the motor car, immediately after importation or purchase, is registered in his name, with the Office of the Register and	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			Inspector of Motor Vehicles concerned; that for the purpose of this exemption 'force', 'civilian component' and 'dependant' shall have the same meaning respectively as in the Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of Malaysia, on external defence and mutual assistance signed at Kuala Lumpur on 12th day of October 1957.	
20.	The driver or rider	One motor vehicle of any description, registered in and transported from Labuan or Langkawi and subsequently returned to Labuan or Langkawi	 (a) That the motor vehicle has been registered by the Road Transport Department of Malaysia; (b) that the motor vehicle is registered by the proper officer of customs at Labuan or Langkawi at the time of transportation; (c) that the motor vehicle may only be landed at a customs port in the Principal Customs Area; (d) that the motor vehicle may remain in the Principal Customs Area for a period not exceeding 90 days in a year. 	The driver or rider and to be approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			 (e) that immediately on its return from the Principal Customs Area the motor vehicle shall be produced to the proper officer of customs at Labuan or Langkawi, as the case may be; (f) that the Director General may impose an other conditions as he may deem fit an escurity as determined by the Director General is furnished to Customs for the return of the motor vehicle to Labuan of Langkawi. 	
21.	The Owner	One motor vehicle falling under headings 87.03 and 87.11 of the prevailing Customs Duties Order imported from all countries, including Labuan, Langkawi and Tioman	 (a) That the motor vehicle is identified to the satisfaction of the proper officer of Customs; (b) that the motor vehicle was assembled in the Principal Customs Area; (c) that the motor vehicle is for personel use an not for commercial use; 	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(d) that the motor vehicle has been registered in the owner's name in the said country for a period of not less than six months;	
			(e) that the owner of the motor vehicle has transferred his residence from the said country to the principal customs area;	
			(f) that the owner of the motor vehicle has been a resident in the said country for more than one year;	
			(g) that the owner will not dispose of the said motor vehicle within six months from the date of payment of sales tax;	
			(h) that the owner pays sales tax on the value of the motor vehicle calculated as the sum of—	
			(i) the value of such vehicle for the purposes of customs duty ascertained in accordance with the Customs Act 1967;	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(ii) the amount of excise duty actually paid.	
22.	The Importer	One motor vehicle of any description or one motor cycle	(a) That it has been registered by the Road Transport Department of Malaysia; and(b) any other conditions as the Director General may deem fit to impose.	(a) The Importer; (b) certificate is not required in the case of a motor vehicle or motor cycle driven or ridden by the importer
23.	Foreign nationals and any Malaysian holding Permanent Resident (PR) status or valid working permit of any foreign country	One motor vehicle of any description or one motor cycle excluding motor vehicles or motor cycles registered in Labuan or Langkawi and transported to the Principal Customs Area	(a) That is has been registered by the authority responsible for registering or licensing of motor vehicles in any foreign country;(b) that it will be exported within three months of the date of import;	(a) The importer; (b) Certificate is not required in the case of a motor vehicle or motor cycle driven or ridden by the importer

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(c) tax shall be levied and paid if the motor vehicle or motor cycle is sold, disposed of or there is a change of ownership; and(d) any other conditions the Director General may deem fit to impose.	
24.	Any person importing goods using— air courier service	All goods excluding cigarettes, tobacco and intoxicating liquor	 (a) That the goods are imported by any person using air courier service— (i) through the following international airports: (A) Kuala Lumpur International Airport, Selangor; (B) Sultan Abdul Aziz Shah Airport, Selangor; (C) Penang International Airport, Penang; (D) Senai International Airport, Johore; 	Certificate not required

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			 (E) Kota Kinabalu International Airport, Sabah; or (F) Kuching International Airport, Sarawak; and (ii) that the goods imported are of a total value not exceeding RM500.00 per consigment. 	
25.	Any international airline	Ground equipment, instructional materials and training aids	(a) That the goods are imported or purchased from a registered manufacturer, solely for use either as ground equipment within the limits of an international airport in connection with the establishment or maintenance of any international service operated by the airline, or as instructional material and training aids for use in connection with technical training of ground and flight personnel required to establish and maintain such international service;	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(b) that the goods shall be subject to such conditions as the Director General may deem fit to impose.	
26.	Any international airline entitled under the provisions of an Air Services Agreement entered into with the Government of Malaysia to exemption from customs duty on goods imported for the use of the airline	Spare parts, regular equipment and stores for aircraft	 (a) That the goods are imported or purchased from a registered manufacturer solely to be used by and in aircraft of an international airline departing to a destination outside Malaysia; (b) that the goods shall be subject to such conditions as the Director General may deem fit to impose. 	The person approved by the Director General
27.	 (a) Malaysia Airlines Berhad; (b) Maswings Sdn. Bhd.; (c) Firefly Sdn. Bhd.; 	 (a) Ground equipment and instructional materials; (b) training aids; (c) spare parts; (d) equipment for aircraft; 	(a) That the goods are imported or purchased from a registered manufacturer solely to be used either as ground equipment within the limits of any airport in connection with the establishment or maintenance of an international or domestic service operated by the airline, as instructional material and training aids for use in connection with	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
	 (d) Air Asia X Sdn Bhd; (e) MAB Kargo Sdn. Bhd.; (f) Aero Darat Sdn. Bhd; (g) Malindo Airways Sdn Bhd; (h) Air Asia Berhad 	(e) store for aircraft	technical training of ground and flight personnel required to establish and maintain such international or domestic service; that the goods shall be subject to such conditions as the Director General may deem fit to impose. (b) that the goods shall be subject to such conditions as the Director General may deem fit to impose.	
28.	Malaysia Airlines Berhad	All goods and equipment used directly in aircraft	 (a) That goods are imported or purchased from a registered manufacturer solely to be used by and in aircraft of Malaysia Airline Berhad, or to be supplied to any designated international airline; (b) that the goods shall be subject to such conditions as the Director General may deem fit to impose. 	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
29.	(a) AirAsia X Sdn. Bhd. (b) Air Asia Berhad	All goods including intoxicating liquor, tobacco and cigarettes	(a) That the goods are imported or purchased from a registered manufacturer solely to be used by or for sale by and in aircraft in its international flight;(b) that the goods shall be subject to such conditions as the Director General may deem fit to impose.	The person approved by the Director General
30.	The Importer	Goods found to be deficient on a survey	 (a) That the goods imported are found to be deficient in any container, receptacle or package on a survey made in accordance with the prevailing Customs Regulations; (b) that the goods are destroyed or disposed of in the manner directed and supervised by a proper officer of customs; (c) the survey certificate in accordance with the prevailing Customs Regulations to be produced to the proper officer of customs. 	The importer

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
31.	Any contractor engaged in shipbuilding in Malaysia	Accessories and equipment for fitting in vessels	 (a) That accessories and equipment for fitting in the vessel, are imported, purchased or acquired by such contractor from a supplier approved by Director General or registered manufacturer; (b) that the accessories and equipment will be fitted and exported as part of the vessel on its completion; (c) that the accessories and equipment are approved by Director General; (d) that the vessel will be registered outside Malaysia; (e) that security as determined by the Director General is furnished to Customs for the re-export of the goods. 	The person approved by the Director General
32.	The Importer	Goods excluding cylinders for use with liquefied and compressed gases,	(a) That the export and re-import are registered by the proper officer of customs;	The Importer

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
		re-imported after having been exported temporarily for use abroad	(b) that the goods are re-imported within twelve months from the date of export;(c) that the goods are identified to the satisfaction of the proper officer of customs;(d) that the goods are tax-paid at the time of export and that no claim of drawback of sales tax has been made and granted at the time of export.	
33.	The Importer	Goods imported temporarily and subsequently re-exported	(a) That the goods are re-exported within three months or such further period as the Director General may allow;(b) that security for the amount of sales tax leviable on the goods is furnished to the satisfaction of the proper officer of customs.	The importer
34.	The Importer	Goods imported from any country, transported from	(a) That the goods are imported and re-exported, transported or moved by the same route; or	The Importer

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
		Free Industrial Zone or Labuan or moved from a licensed manufacturing warehouse under section 65A of the Customs Act 1967 for repair and subsequently re-exported, transported or moved.	(c)	satisfaction of the proper officer of customs;	
35.	The Importer	Locally manufactured taxable goods, excluding petroleum exported and subsequently re-imported for reprocessing		That the goods are identified to the satisfaction of the proper officer of customs; that the goods are re-imported within twelve months from the date of export; that the goods will be returned directly to the registered manufacturer for reprocessing;	The Importer

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			 (d) that security as determined by the proper officer of customs is furnished to the amount of the duty on the goods re-imported; (e) that the goods are re-exported within three months or such other period as the Director General may allow after reprocessing. 	
36.	The Importer	Goods exported to any country, transported to Free Industrial Zone or Labuan or moved to a licensed manufacturing warehouse under section 65A of the Customs Act 1967 for repair and subsequently reimported or returned.	 (a) That the goods are exported, transported or moved and re-imported or returned by the same route; or (b) if re-imported or returned by any other route, export documents endorsed by the export station are produced to the proper officer of customs at the place of re-import certifying that the goods were exported, transported or moved for repair and are being re-imported or returned; (c) that the export transported or moved and re-imported or returned are registered by the proper officer of customs at the time of 	The Importer

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			export and re-import; (d) that the goods are identified to the satisfaction of the proper officer of customs; (e) that a certificate is produced from the repairer to the effect that new parts have not or have been added, as the case may be;	
			 (f) that where new parts have been added, the exemption granted under this item shall operate only in respect of the remaining original parts of the article re-imported, and tax shall be contingent upon the repairer certifying the details and values of the individual new parts added and upon payment of the appropriate duty in the new parts that have been added; (g) that the goods are re-exported within three months or such other period as the Director General may allow. 	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
37.	The Importer	Tax paid goods excluding petroleum exported and subsequently re-imported	(a) That the goods are identified to the satisfaction of the proper officer of customs;(b) that no claim of drawback or remission of sales tax has been made and granted at the time of export;(c) that the goods are re-imported within twelve months from the date of export.	The Importer
38.	Manufacturer in the Principal Customs Area	All goods transported to a Free Industrial Zone or moved to a licensed manufacturing warehouse or 65A of the Customs Act 1967 for subcontract work and subsequently re-imported or returned	 (a) That prior approval of the Director General must be obtained by the manufacturer; (b) that the goods belong to a category that has been approved by the Director General; (c) that the said goods are exported or moved and re-imported or moved by the same route; (d) that the said manufacturer shall furnish not later than the 10th of each month to the customs a return in such form and manner as the Director General may determined; 	The Manufacturer

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(e) that in issuing such approval the Director General may impose such conditions as he may deem necessary.	
39.	The Importer	Pallets, slings, empty containers including bottles, drums, flexi-bags, cylinders and other reusable, packaging material exported and subsequently re-imported	That the proper officer of customs is satisfied that the pallets and empty containers are used for the transportation of goods.	The Importer
40.	The Importer	Empty containers including bottles, drums, flexibags and cylinders and other reusable, packaging material imported for the purpose of refilling with goods and subsequently re-exported	That the goods are identified to the satisfaction of the proper officer of customs.	The Importer
41.	The Importer	Filled containers including bottles, drums, flexi-bags cylinders and other reusable, packaging material, on their second and subsequent	(a) That the importer pay sales tax only on the contents,(b) that the goods are identified to the	The Importer

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
		importation in the case of foreign manufactured containers, imported with their contents intended for local use and subsequently re-exported empty		satisfaction of the proper officer of customs.	
42.	The Importer	Trophies, medals and other similar awards		That the importer satisfies the Director General that the trophies, medals and other similar awards were won abroad or are to be contested for within three months of the date of importation sporting, academic or other competitions to be held in Malaysia; that the trophies, medals and other similar awards imported must be appropriately inscribed or engraved before importation.	The Importer
43.	Any Importer	All goods in transit	(a)	That proper officer of customs is satisfied that the goods are in transit to a destination outside Malaysia; and	Certificate not required
			(b)	That the security as determined by the proper officer of customs as may be required to be furnished.	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
44.	Bona fide ship and boat builders and repairers as approved by the Secretary General to the Treasury	Materials and equipment use directly for the construction or repairing of vessels	(a) That the goods have been approved by Secretary General to the Treasury and imported or purchased from a registe manufacturer by the said <i>Bona fide</i> ship boat builders and repairers;	are Director General ered
			(b) that the said goods are used solely directly in the construction or repairin vessels by the said <i>Bona fide</i> ship and builders and repairers at their premises of such other places as approved by the Director General and such goods are stocked at said premises under such conditions as be imposed by the Director General;	g of coat or at ctor the
			(c) shall furnish not later than the tenth da each month to the Treasury and Custon return in such form and manner as Director General may determine.	ns a
45.	Petroleum upstream operator	Materials and equipment used directly for petroleum and gas upstream operations	(a) That the petroleum upstream operato approved by the Director General;	r is The head of the approved petroleum upstream operator or other person authorised by him.

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(b) that the materials and equipment has been approved by the Secretary General to the Treasury;	
			(c) that the materials and equipment are used solely and directly in petroleum upstream operations which includes exploration; drilling and production;	
			(d) that the materials and equipment are obtained from Asian Supply Base Sdn. Bhd., at Rancha-Rancha, Labuan and those depots licensed under sections 65 and 65A of the Customs Act 1967;	
			(e) that, for the materials and equipment which cannot be acquired from the depots mentioned in conditions (iv) approval of the Director General shall be obtained in order to acquire them from other sources.	
46.	Persons supplying services related to petroleum upstream activities	Raw materials and components which will be used directly for the production of the following	(a) That the person is approved by the Director General;(b) that the raw materials and components	The head of the approved petroleum upstream operator or other person authorised by him.

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
	Persons	finished products— (a) living quarters or accommodation modules; (b) production modules and all other modules; (c) jacket structures including vent boom, flareboom, helideck, conductors and piles; (d) mooring system; (e) pipe coating	imported or purchased has been approved by the Secretary General to the Treasury; (c) that the raw materials and components imported or purchased are used solely and directly for the purpose of production related to upstream activities at the approved person's premises or at such other places as approved by the Director General; (d) that the said raw materials and components shall not be sold or otherwise disposed of except as sanctioned by the Director General; (e) that the said raw materials and components are stocked at the approved person's premises under such conditions as may be imposed by the Director General; (f) that upon claiming exemption, the person shall	Certificate to be signed by
			furnish the original document issued by the upstream petroleum company to confirm that it has acquired the contract from the said person, together with the list of raw materials and components required under the said contract;	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(g) any other conditions as the Director General may deem fits to impose.	
47.	Petroliam Nasional Berhad (PETRONAS) or any company authorized by PETRONAS	(a) Machinery, equipment, tanks and spare parts which will be used directly for the construction and maintenance of the plants in the RAPID complex;	(a) The authorized company is approved by the Director General;(b) that the goods are imported by the said companies as approved by the Director General;	(a) Chairman of Petroliam Nasional Berhad (PETRONAS) or other person authorised by him; or(b) Head of the companyor any other personauthorised by him.
		 (b) Materials used directly for the construction and maintenance of plants in the RAPID complex; (c) Safety and environmental protection equipment used for the refinery and petrochemical plants in 	(c) that the goods shall not be sold or otherwise disposed of (except after the payment of sales tax) as approved by the Director General.	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
48.	Petroliam Nasional Berhad (PETRONAS) or any company authorized by PETRONAS	Raw materials and consumable items used directly in the production activities of plants in the RAPID complex	(a) (b)	The authorized company is approved by the Director General; that the goods are imported by the said companies as approved by the Director General; that the consumable items is specified by the Director General; that the goods shall not be sold or otherwise disposed of (except after the payment of sales tax) as approved by the Director General.	(a) Chairman of Petroliam Nasional Berhad (PETRONAS) or other person authorised by him; or (b) Head of the company or any other person authorised by him
49.	Any importer	All goods	(a)	That the goods are imported or removed from special area or designated area to Inland Clearance Depoh under Section 65E of Customs Act 1967; that the proper officer customs is satisfied that the goods are transported to Inland Clearance Depoh.	No certificate required

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
50.	The Manufacturer or Importer	Samples of all goods taken by senior officer of sales tax and proper officer of customs or any officer of any public body for regulatory and enforcement purpose.	 (a) That appropriate endorsement is made by the senior officer of sales tax in the relevant records book or the appropriate endorsement is made by the proper officer of customs in the relevant import declaration form; (b) that the samples taken shall be disposed of in such manner as the Director General shall direct. 	Certificate not required
51.	The Importer	Production samples	Director General that the goods are imported solely as a production sample for the purpose of manufacturing; (b) that the said goods shall not be sold or	Approval by the Director General
			otherwise disposed of except in such manner as the Director General may determine; (c) that the said goods must be re-exported within one year from the date of import or such further period as the Director General may approve or dispose of in such manner as	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
				the Director General may determine; that written authorisation for their import from the Director General is produced to the proper officer of sales tax; that in issuing such authorisation the Director General may impose such other conditions as he may deem necessary.	
52.	The Importer	Goods imported for the purpose of evaluation or testing		That it is shown to the satisfaction of the Director General that such goods are imported solely for the purpose of evaluation or testing by a Federal or State Government Department or a Statutory Body; that every application for exemption is accompanied by a certificate from the head of the relevant Department or Statutory Body certifying that the goods are imported solely for evaluation or testing;	The Importer
			(c)	that after evaluation or testing, as the case may be, such goods shall be disposed of in	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			such manner as the Director direct.	General shall
53.	Any person approved by the Director General	Packing and packaging materials	That the goods are imported from a licensed manufacturer; that the goods are used solely for packaging of fresh eggs, fre fresh fruits, aquatic plants, aqualife or cut flowers and then expositely that the goods shall not be soled disposed of in Malaysia;	Director General or the packing sh vegetables, sarium marine orted;
			d) that the person shall pay all the goods that cannot be accounted	
54.	Any manufacturer in a free zone established under the Free Zones Act 1990	All goods partially manufactured in a free zone	(a) That the goods are partially material a free zone;(b) that the goods are imported manufacture or to complete it	Director General ed for further

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
				by any person who is not licensed under the Sales Tax Act 1972;	
			(c)	that the person who is to further manufacture or to complete the manufacturing of the goods is approved by the Director General to do so;	
			(d)	that the goods imported shall without delay be acquired back by the manufacturer from the person who has further manufactured or completed its manufacture and be exported into the free zone;	
			(e)	that security equivalent to the amount of sales tax payable on the goods shall be given to the Director General.	
55.	Any manufacturer in Principal Customs Area endorsed by MIDA	Machinery, equipment and spare parts	(a)	That the goods belong to a category that has been approved by the Secretary General of Treasury;	The manufacturer
			(b)	that the goods are imported or purchased from a Licensed Manufacturing Warehouse, Bonded Warehouse or Free Zone or a manufacturer approved by the Director	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
				General;	
			(c)	that the goods are new and unused;	
				that the goods are used directly in the manufacture of finished goods at the approved manufacturers' premises;	
			` -	that the goods are placed at all times at the approved manufacturers' premises;	
				that the goods are not sold, transferred, exported or taken out of the approved manufacturers' premises without the approval of the Director General of Customs;	
				that the manufacturer shall pay all the taxes on any goods that cannot be accounted for;	
				for the purposes of disposal, transfer, sale, export and donation of goods, that has been granted tax exemption, the manufacturer must obtain written permission from the Director General of Customs subject to the	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
NO.			following conditions: (i) for the goods which are less than 10 years old from the date of import or purchases: (A) the manufacturer shall pay all taxes based on the item description and the rate of duty as in the prevailing Customs Duties Order and Sales Tax (Rate of Tax) Order 2018; and (B) for goods to be sold as scraps as imposed by Director General of Customs, the manufacturer shall pay all taxes based on the rate of tax under the scraps tariff code (if any) (ii) for the goods that has achieved economic lifespan of 10 years or more, the manufacturer is exempted from tax involved and is not required to pay back	
			the tax which was exempted. (i) any other conditions as the may deem fit to impose.	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
56.	Registered Manufacturer	All goods, exported from Malaysia	That the exportation is supported by Customs Form No 2 and other documents if required by the Director General.	Certificate not required
57.	Any person approved by the Director General	All locally manufactured goods for export	 (a) That the goods are purchased from a registered manufacturer; (b) that the goods be exported within 6 months from the date of purchase; (c) that the goods shall not be sold or otherwise disposed of in Malaysia except as sanctioned by the Director General and upon payment of the appropriate tax; (d) that the person approved shall pay all the taxes on any goods that cannot be accounted for; (e) that if the goods are not exported within six (6) months from the date of purchase the person approved shall be liable to pay all the taxes on the goods not exported. 	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
58.	The master or the chief engineer of the vessel or the master in respect of fishing boats	Diesel fuel , lubricating oil and greases under subheadings 2710.19.72 00, 2710.19.43 00, 2710.19.44 00, 2710.19.20 00, 2710.19.30 00, 2710.19.60 00 and 2710.19.90 00 of the prevailing Customs Duties Order	 (a) That the vessel is of a type approved by the Director General including fishing boats; (b) that the petroleum is obtained directly from a licensed warehouse approved by the Director General; (c) that the petroleum is used solely as bunker fuel. 	The master or the chief engineer of the vessel or the master in respect of fishing boats
59.	Perbadanan Perwira Niaga Malaysia (PERNAMA)	Goods approved for sale in any PERNAMA establishment	(a) That the goods are approved by the Secretary General of Treasury;	The person approved by the Director General
			(b) that the goods are imported or purchased by PERNAMA from a registered manufacturer or from a warehouse licensed under section 65 of the Customs Act 1967 or sections 20 or 25 of the Excise Act 1976 on account of and to be sold to—	
			(i) members of the Malaysian Armed Forces serving on full pay, including their	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			spouses but excluding the civilian staff of the Malaysian Armed Forces;	
			(ii) members of the Malaysian Volunteer Armed Forces undergoing full training;	
			(iii) retired members of the Malaysian Armed Forces or Malaysian Volunteer Armed Forces;	
			(c) that the goods imported or purchased under this exemption are stored at the premises of PERNAMA under such conditions as may be imposed by the Director General;	
			(d) that PERNAMA shall not sell more than one unit of each of the approved goods to any person eligible for such exemption within a period of three years from the date of such sale.	
			(e) that PERNAMA shall pay sales tax on goods found to be deficient in quantity or not accounted for in their stock or records;	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(f)	any other conditions as the Director General may deem fit to impose.	
60.	(a) Persatuan Nelayan Kebangsaan (NEKMAT); (b) Korporasi Kemajuan Perikanan dan Nelayan Sabah (KO-NELAYAN)	Diesel fuel , lubricating oil and greases under subheadings 2710.19.71 00, 2710.19.72 00, 2710.19.43 00, 2710.19.44 00, 2710.19.20 00, 2710.19.30 00, 2710.19.60 00 and 2710.19.90 00 of the prevailing Customs Duties Order	(b)	That the petroleum are purchased from a registered manufacturer; that the petroleum are supplied solely to fishing boats at places approved by the Director General of Customs; that the person approved shall pay sales tax on the petroleum that cannot be accounted for; that the approved person shall comply with any other conditions that the Director General may impose from time to time.	The person approved by the Director General
61.	Persatuan Nelayan Kebangsaan (NEKMAT)	(a) Trammerl Gill net;(b) Outboard engine;(c) Marine engine (7.5kW to 40kW);	(a)	That prior comfirmation is obtained from the Malaysian Industrial Development Authority (MIDA) that the goods are not locally produced or manufactured;	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) (5) Conditions Certificate to be signed by
		 (d) Echo-sounder; (e) Sonar; (f) Geographical Positioning System (GPS); (g) Other electonic apparatus for use in fishing boats 	 (b) that the person approved in column (2) shall pay all the taxes on any goods that cannot be accounted for; (c) that the person approved in column (2) shall comply with any other conditions that the Director General may impose from time to time.
62.	Any person approved by the Director General	All goods (including packing materials) obtained from a registered manufacturer for subcontract work and subsequently returned	 (a) That the goods belong to a category that has been approved by the Director General; (b) that the goods are for further manufacturing or to complete its manufacture by any person who is not registered under the Sales Tax Act 2018; (c) that the goods received shall, without delay, be acquired back by the registered

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(d)	manufacturer from the person approved in column (2); that the person approved in column (2) shall pay all the taxes on any goods that cannot be accounted for; that in issuing such approval the Director General may impose such conditions as he deems necessary.	
63.	Any company engaged in a hotel business endorsed by MIDA	Locally manufactured equipment or machinery	(a) (b) (c) (d)	That the locally manufactured equipment or machinery as approved by the Secretary General to the Treasury; that the locally manufactured, equipment or machinery are purchased from a registered manufacturer under Sales Tax Act 2018; that the goods are new and unused; that the goods are used directly in the hotel business at the approved hotels' premises;	The company engaged in a hotel business.

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			that the goods are used at all times at the approved hotels' premises;	
			that the goods are not sold, transferred, exported or taken out of the approved hotels' premises without the approval of the Director General;	
			that the company shall pay all the taxes on any goods that cannot be accounted for;	
			(h) for the purposes of disposal, transfer, sale, export and donation of goods, that has been granted tax exemption, the company must obtain written permission from the Director General subject to the following conditions:	
			(i) for the goods which are less than 10 years old from the date of import or purchases:	
			(A) the company shall pay all taxes based on the item description and the rate of duty as in the prevailing Customs Duties Order and Sales Tax (Rate of Tax) Order 2018.	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
				(B) for goods to be sold as scraps as imposed by Director General, the company shall pay all taxes based on the rate of tax under the scraps tariff code (if any)	
				(C) for the goods that has achieved economic lifespan of 10 years or more, the company is exempted from tax involved and is not required to pay back the tax which was exempted.	
			(i)	any other conditions as imposed by the Director General.	
64.	Any company engaged in a hotel business endorsed by MIDA	Imported equipment or machinery	(a)	That the imported equipment or machinery is approved by the Secretary General to the Treasury;	The company engaged in a hotel business.
			(b)	that the imported equipment or machinery are imported or purchased from a Licensed Manufacturing Warehouse, Bonded Warehouse or Free Zone;	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(c)	that the equipment or machinery are new and unused;	
			(d)	that the equipment or machinery are used directly in the hotel business at the approved hotels' premises;	
			(e)	that the equipment or machinery are used at all times at the approved hotels' premises;	
			(f)	that the company shall pay all the taxes on any goods that cannot be accounted for;	
			(g)	for the purposes of disposal, transfer, sale, export and donation of goods, that has been granted tax exemption, the company must obtain written permission from the Director General subject to the following conditions:	
				(i) for the goods which are less than 10 years old from the date of import or purchases:	
				(A) the company shall pay all taxes based on the item description and the rate of duty as in the prevailing Customs Duties Order and Sales Tax (Rate of Tax) Order 2018; and	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			 (B) for goods to be sold as scraps as imposed by Director General, the company shall pay all taxes based on the rate of tax under the scraps tariff code (if any) (ii) for the goods that has achieved economic lifespan of 10 years or more, the company is exempted from tax involved and is not required to pay back the tax which was exempted. (h) any other conditions as imposed by the Director General. 	
65.	Any haulage operator endorsed by MIDA	(a) Prime mover falling under subheading 8701.20.91 00 of the prevailing Customs Duties Orders (b) Container trailer falling under subheadings 8716.39.40 00,	purpose of hauling the container trailer; (b) that the container trailer must be directly used for haulage operations; (c) that the goods are purchased from a manufacturer registered under Sales Tax Act	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
		8716.39.91 00 and 8716.39.99 00 of the prevailing Customs Duties Orders	(d) that the goods are new and unused; (e) the haulage operator must produce a valid document Surat Tawaran Kelulusan Lese Kenderaan Perdagangan Kelas Pembawa bagi Kontena issued by Road Transport Department for Peninsular Malaysia of Commercial Vehicle Licensing Board (CVLE for Sabah and Sarawak; (f) for replacement of goods, the operator must produce a valid Surat Pemberitahua Kelulusan Ubahsyarat Ganti Kenderaan Bagi Kelas Lesen Pembawa A bagi Kontena issue by Road Transport Department for Peninsula Malaysia or Commercial Vehicle Licensin Board (CVLB) for Sabah and Sarawak; (g) the haulage operator shall pay any duty liab to be paid on the goods replaced; (h) that the goods are not sold, transferred of exported without the approval of the Director General;	

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) (5) Conditions Certificate to be signed by
			(i) that the haulage operator shall pay all the taxes on any goods that cannot be accounted for;
			(j) for the purposes of disposal, transfer, sales, export and donation of goods, that has been granted tax exemption, the haulage operator must obtain written permission from the Director General subject to the following conditions:
			(i) for the goods which are less than 10 years old from the date of purchase:
			(A) the haulage operator shall pay all taxes based on the item description and the rate of duty as in the prevailing Customs Duties Order and Sales Tax (Rate of Tax) Order 2018; and
			(B) for the goods to be sold as scraps as imposed by the Director General, the haulage operator shall pay the taxes based on the rate of tax under

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			the scraps tariff code (if any) (ii) for the goods that has achieved economic lifespan of 10 years or more, the haulage operator is exempted form tax involved and is not required to pay back the tax which was exempted. (k) any other conditions as the Director General may deem fit to impose.	
66.	Any person licensed under section 65D of the Customs Act 1967 to operate a Duty Free Shop other than in designated area	All taxable goods	 (a) That the taxable goods are approved by the Director General; (b) that the goods are imported or purchased from a customs warehouse or a licensed warehouse, as defined under section 2 of the Customs Act 1967 or from free zone or a registered manufacturer; (c) that the goods shall be stored, controlled, and sold in a manner required by the conditions of the license issued by the Director General under section 65D of the Customs Act 1967; 	Duty free shop operator or any person authorised by him.

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
			(d) any other conditions that the Director General may impose from time to time.	
67.	Any person licensed under section 65D of the Customs Act 1967 to operate a duty free shop in a designated area	(a) Wine, spirit, beer or malt liquor(b) Tobacco and tobacco products	(a) That the goods are purchased from registered manufacturer;(b) that the goods are solely for the sale by the person at his duty free shop in the designated area;	The person approved by the Director General.
			(c) that the goods are removed from any warehouse, area or place licensed under section 20, 24 or 25 of the Excise Act 1976; and that the goods are produced and identified to the satisfaction of the proper officer of customs at the designated area.	
68.	Any person licensed under section 65D of the Customs Act 1967 to operate a duty free shop in a	(a) Wine, spirit, beer or malt liquor (b) Tobacco and tobacco products	(a) That the goods are purchased and removed from a free commercial zone;(b) That the goods are solely for sale by the person at his duty free shop in the designated area; and	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
	designated area		(c) that the goods are produced and identified to the satisfaction of the proper officer of customs at the designated area.	
69.	Any person licensed under section 65D of the Customs Act 1967 to operate a duty free shop in a designated area	(a) Wine, spirit, beer or malt liquor(b) Tobacco and tobacco products	 (a) That the goods are locally manufactured; (b) that the goods are acquired from any person licensed under section 65 of the Customs Act 1967 to operate a licensed warehouse; (c) that the goods are solely for sale by the person at his duty free shop in the designated area; and (d) that the goods are produced and identified to the satisfaction of the proper officer of customs at the designated area. 	The person approved by the Director General
70.	Any person licensed under section 65 of the Customs Act 1967 to operate a licensed warehouse in a designated area	(a) Wine, spirit, beer or malt liquor(b) Tobacco and tobacco products	(a) That the goods are locally manufactured;(b) that the goods are acquired from any person licensed under section 65 of the Customs Act 1967 to operate a licensed warehouse;	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(c)	that the goods are solely for sale by the person at his licensed warehouse in the designated area;	
			(d)	that the goods are removed from any warehouse, area or place licensed under section 20, 24 or 25 of the Excise Act 1976; and	
			(e)	that the goods are produced and identified to the satisfaction of the proper officer of customs at the designated area.	
71.	Any person licensed under Paragraph 35(1)(a) or 35(1)(b) of the Excise	Wine, spirit,beer or malt, liquor	(a)	That prior approval must be obtained by the licensee from the proper officer of customs at the designated area;	The person approved by the Director General
	Act 1976 to operate a Public house or to operate a beer house in a designated area		(b)	that the goods are acquired from a warehouse licensed under section 65 of the Customs Act 1967 in the designated area;	
			(c)	that the goods are used directly in the licensed person's business at the licensed person's premise;	
			(d)	that the licensed person shall pay the duties on any goods that cannot be accounted for.	

JADUAL B/SCHEDULE B

(1) Item No.	(2) Persons	(3) Goods Exempted	(4) Conditions	(5) Certificate to be signed by
1.	Any manufacturer approved by the Director General	All goods (including packing materials) excluding petroleum solely for use in the manufacture of controlled articles (goods) under the Control of Supplies Act 1961 [Act 122] and subject to price control	purchased from a registered manufacture;	The person approved by the Director General

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
2.	Any manufacturer approved by the Director General	All goods (including packing materials) excluding petroleum solely for use in the manufacture of pharmaceutical products falling under Chapter 30 of the prevailing Customs Duties Order	(a) (b)	That the goods are imported or purchased from a registered manufacturer; that the goods shall be used solely for the manufacture of pharmaceutical products falling under Chapter 30 of the prevailing Customs Duties; that the person approved shall pay the sales tax on any goods in column (3) that cannot be accounted for.	
3.	Any manufacturer approved by the Director General		(a)	That the goods are imported or purchased from a registered manufacture; that the goods shall be used solely for the manufacture of milk products falling under headings or subheadings 04.01, 04.02, 0403.10.29 00, 0403.10.99 00, 0403.90.10 00, 0403.90.90 60, 04.04, 1901.10.20 00, 1901.90.31 00,	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
		1901.90.32 00 and 1901.90.39 00 of the prevailing Customs Duties Order	(c)	1901.90.32 00 and 1901.90.39 00 of the prevailing Customs Duties Order; that the person approved shall pay the sales tax on any goods in column (3) that cannot be accounted for.	
4.	Any manufacturer approved by the Director General	Taxable raw materials and components (including packing materials) excluding petroleum solely for use in the manufacture of exempted goods for export	(a) (b)	That the raw materials and components are imported or purchased from a registered manufacturer; that the raw materials and components are used and the goods produced thereof are exported within twelve months from the date of import or purchase or such further period as approved by the Director General; that the raw materials and components	The person approved by the Director General
				and the goods produced thereof shall not be sold or otherwise disposed of in the Malaysia except as sanctioned by the Director General and upon payment of the appropriate amount of tax;	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(e) (f)	that the raw materials and components shall be used solely for the manufacture of exempted goods for export; that the person approved shall pay the sales tax on any raw materials and components that cannot be accounted for; that if the raw materials and components are not used and the goods produced thereof are not exported within twelve months from the date of import or purchase or such other period as approved by the Director General, the	
				person approved shall be liable to pay the sales tax on the raw materials and components purchased or imported.	

JADUAL C/ SCHEDULE C

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
1.	Any registered manufacturer	Raw materials, components and packaging materials excluding petroleum	(a) (b) (c) (d) (e)	That the goods are approved by the Director General; that the goods are imported or purchased from another registered manudfacturer or a warehouse licensed under section 65 or licensed manufacturing warehouse under 65A of the Customs Act 1967; that the goods shall be used solely in the manufacturing of finished goods of the person mentioned in column (2); that the person mentioned in column (2) shall pay the sales tax on any goods that cannot be accounted for; any other conditions the Director General deem fit to impose.	Registered Manufacturer
2.	Any registered manufacturer of petroleum product	Raw materials, components and packaging materials including petroleum to be used as raw material	(a) (b)	That the goods are approved by the Director General; that the goods are imported or purchased from another registered manufacturer or a	Registered manufacturer of petroleum product

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
				warehouse licensed under section 65 or licensed manufacturing warehouse under 65A of the Customs Act 1967; or	
			(c)	that the goods shall be used solely in the manufacturing of finished goods of the person mentioned in column (2);	
			(d)	that the person mentioned in column (2) shall pay the sales tax on any goods that cannot be accounted for;	
			(e)	any other conditions the Director General deem fit to impose.	
3.	Any person acting on behalf of registered manufacturer	Raw materials, components and packaging materials excluding petroleum	(a)	That the person is approved by the Director General;	Registered Manufacturer
			(b)	that the goods are approved by the Director General;	
			(c)	that the goods are imported or purchased from another registered manufacturer or a warehouse licensed under section 65 or licensed manufacturing warehouse under section 65A of the Customs Act 1967 by person acting on behalf of registered;	

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(d) (e)	that the goods shall be delivered and used solely in the manufacturing of registered manufacturer; that the person mentioned in column (2) shall pay the sales tax on any goods that cannot be accounted for; any other conditions the Director General deem fit to impose.	
4.	Any person acting on behalf of registered manufacturer petroleum product.	Raw materials, components and packaging materials including petroleum to be used as raw material	(a) (b) (c)	That the person is approved by the Director General; that the goods are approved by the Director General; that the goods are imported or purchased from another registered manufacturer or a warehouse licensed under section 65 or licensed manufacturing warehouse under section 65A of the Customs Act 1967 by person acting on behalf of registered manufacturer of petroleum product; that the goods shall be delivered and used solely in the manufacturing of registered	Registered manufacturer of petroleum product

(1) Item No.	(2) Persons	(3) Goods Exempted		(4) Conditions	(5) Certificate to be signed by
			(e) (f)	that the person mentioned in column (2) shall pay the sales tax on any goods that cannot be accounted for; any other conditions the Director General deem fit to impose.	
5.	Any registered manufacturer	Semi-finished taxable goods or finished taxable goods subsequently returned after completion of subcontract work	(a)	Registered manufacturer in column (2) sent unfinished goods to another registered manufacturer to complete and manufacture the goods mentioned in column (3);	The person approved by the Director General
			(b)	that the goods mentioned in column (3) are subsequently acquired back by the registered manufacturer in column (2);	
			(c)	that the registered manufactuer in column (2) shall pay the sales tax on any goods that cannot be accounted for;	
			(d)	any other conditions the Director General deem fit to impose.	

Dibuat 28 Ogos 2018 *Made 28 August 2018*[2 Sulit KE.HT(96)669/23-23T; Perb. R. 0. 3865/356/7 (SK.8); PN(PU2)751]

LIM GUAN ENG Menteri Kewangan / Finance Minister

[Akan dibentangkan di Dewan Rakyat menurut subseksyen 35(2) Akta Cukai Jualan 2018] [To be laid before the Dewan Rakyat pursuant to subsection 35(2) of the Sales Tax Act 2018]