FEDERATION OF RHODESIA AND NYASALAND - CUSTOMS TREATMENT
FOR UNITED KINGDOM TERRITORIES

Third Annual Report (1963) on Action Taken under
the Decision of 19 November 1960

1. Pursuant to paragraph 2 of their Decision of 19 November 1960, the
Government of the Federation of Rhodesia and Nyasaland notified CONTRACTING
PARTIES (GATT/AIR/304) on 5 October 1962 of its intention to apply to certain
articles from among those listed in the Annex to the Decision, when they were
products of countries, the products of which are generally so treated under
the tariff legislation of the Federation, the more favourable treatment
generally applicable to dependent territories of the United Kingdom without
making a corresponding reduction in the most-favoured-nation rate, having been
requested to apply such treatment to assist the economic development of such
countries.

2. The Government of the Federation of Rhodesia and Nyasaland wishes to
report in terms of paragraph 4 of the above Decision that the procedures
laid down by CONTRACTING PARTIES in paragraph 2 of the Decision have been
complied with fully. No contracting party sought consultations as a result of
the Federal Government's notification. The total value of imports into the
Federation in 1959, of items listed in the Annex, from countries which were
United Kingdom territories in 1955, amounted to £519,000 and the value of
imports in 1959 of items on which the more favourable treatment has now been
restored for United Kingdom territories is estimated at £99,000. Thus the
value of these goods together with the value of the goods upon which similar
action was taken on 30 March 1962 (see GATT/AIR/259 of 1961), amount to
£112,000.

The Government of the Federation of Rhodesia and Nyasaland wishes to
report to CONTRACTING PARTIES that, in terms of paragraph 1 of their
Decision, it has applied, with effect from 8 March 1963, to the following
articles, when they are products of countries, the products of which are
generally so treated under the tariff legislation of the Federation, the more
favourable treatment generally applicable to dependent territories of the
United Kingdom, without having made a corresponding reduction in the most-
favoured-nation rates:
Rhodesia and Nyasaland

<table>
<thead>
<tr>
<th>Tariff item no.</th>
<th>Description</th>
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<tbody>
<tr>
<td>ex 65</td>
<td>Clothing, the cloth content (excluding collar and cuff interlinings) of which, except in the case of overcoats, consists entirely of pure silk piece goods:</td>
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<tr>
<td>ex (e)</td>
<td>Women's and girls' outer garments, n.e.e. (i) Dresses: (A) Measuring more than 28 inches from shoulder to hem (B) Other (ii) Blouses of woven material: (A) Of a chest measurement of 30 inches or more (B) Other ex (f)(ii) Other underwear: (A) Bloomers, panties and similar garments of a waist measurement of 23 inches or more (B) Petticoats and slips (C) Other ex (g)</td>
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<td>Tariff item no.</td>
<td>Description</td>
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<td>ex 76</td>
<td>Piece goods (except 100 per cent cotton) admitted under rebate of duty for manufacturing industries but excluding the Textile Converting Industry and the Bandage and Surgical Dressing Industry.</td>
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<tr>
<td>ex 76 (b)</td>
<td>Piece goods containing 100 per cent of silk</td>
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<td>ex 76 (d)</td>
<td>Piece goods containing 100 per cent of flax</td>
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<td>ex 297 (c) (iv)</td>
<td>Pens, except ball point pens; pencils; including mechanical pencils; pencil leads; and rubber erasers</td>
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<td>ex 331(2)</td>
<td>Artificial flowers, fruit or foliage, slide hand viewers, including battery operated; cinematograph screens, candlesticks, n.e.e. clothes pegs; measuring tapes, reels or rules; straight edge steels, not graduated; and spectacle cases.</td>
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