MOTION

No: 478

Proposed by: Hon Member for Valley South, the Chief Minister and Minister of

Finance

Meeting: Thirty-Second Meeting of the First Session of the

Eleventh Anguilla House of Assembly

Date: 29th November, 2016

CUSTOMS DUTY EXEMPTION (MOTION 478) REGULATIONS, 2016

Statutory Instruments of Anguilla No.: /2016

RESOLUTION

Resolution made by the House of Assembly under section 77 (1) of the Customs Act, R.S.A. c.C169.3 was proposed and seconded in the House of Assembly on the 29th day of November 2016;

BE IT RESOLVED that, under the powers contained in section 77(1) of the Customs Act, R.S.A. c. 169, the House of Assembly exempts from duty the goods imported into Anguilla specified in the Schedule.

- The following conditions apply in respect of all goods exempted from duty by virtue of this Resolution –
 - (a) The goods shall not, within 5 years of the date of importation, be sold, exchanged, given away or applied to any use other than the use specified in the Schedule;
 - (b) On the expiry of 6 months from the date of importation and each successive 6 month period within the 5 year period after the date of importation, the importer shall certify to the Comptroller of Customs, in a form acceptable to the Comptroller of Customs, that he has complied with the conditions set out in paragraph (a);
 - (c) Upon demand made by a customs officer, the goods exempted from duty under this Resolution shall be produced or otherwise accounted for to the customs officer;

- (d) In accordance with the Customs Administrative Costs Recovery Act, R.S.A. c. 170, at the time of import, the importer shall pay the Customs Administrative Charge at the rate specified in the Schedule.
- 2. In accordance with section 71 of the Customs Act, R.S.A. c 169, the following apply in the event that a condition referred to in section 1 of this Resolution is contravened or not complied with
 - (a) If any of the goods exempted from duty under this Resolution are sold, exchanged, given away or applied to any use other than the use specified in the Schedule within 5 years of the date of importation
 - (i) the importer shall pay the duty on the value of such goods at the rate of duty specified in the Integrated Customs Tariff at the date of importation;
 - (ii) the importer and any person knowingly concerned in such sale, exchange, gift or unsanctioned use is guilty of an offence and may be arrested and is liable to a fine of \$20,000 or 3 times the duty relieved, whichever is the greater, or to imprisonment for a term of 2 years or to both; and
 - (iii) the goods in respect of which the exemption was granted are liable to forfeiture.
 - (b) If the importer fails to certify that he has not sold, exchanged, given away or applied the goods to any use other than the use specified in the Schedule
 - (i) the importer shall produce or account for the goods exempted from duty under this Resolution to the Comptroller of Customs;
 - (ii) any goods not produced or accounted for will be deemed to have been sold, exchanged, given away or applied to some use other than the use specified in the Schedule and paragraph (a)(i) applied; and
 - (iii) If any goods not produced or accounted for are subsequently found, they are liable to forfeiture.

- (c) If the importer fails to produce or account for the goods exempted from duty under this Resolution upon demand by a customs officer
 - (i) the importer and any person knowingly concerned in such failure are guilty of an offence and may be arrested and are liable to a fine of \$20,000 or 3 times the value of the goods, whichever is the greater, or to imprisonment for a term of 2 years or to both; and
 - (ii) if any goods not produced or accounted for are subsequently found they are liable to forfeiture.
- (d) If the importer fails to pay the Customs Administrative Charge at the rate specified in the Schedule, at the expiry of 30 days from the date of delivery of a demand for payment made by the Comptroller of Customs, or such longer period as may be designated by the Comptroller of Customs –
 - (i) the importer shall pay the duty on the value of such goods at the rate of duty specified in the Integrated Customs Tariff at the date of importation;
 - (ii) the importer and any person knowingly concerned in such failure are guilty of an offence and may be arrested and are liable to a fine of \$20,000 or 3 times the value of the goods, whichever is the greater, or to imprisonment for a term of 2 years or to both; and
 - (iii) the goods exempted from duty under this Resolution are liable to forfeiture.

Leroy C Rogers
Speaker

Passed by Resolution of the House of Assembly the 24th day of November 2016.

Lenox J Proctor

Clerk, House of Assembly

MOTION NO. 478. SCHEDULE

IMPORTER:

Minelvar C. Anderson / Styler's Fitness Center.

PURPOSE:

Gym Development

PERIOD DURING WHICH

IMPORTATION ALLOWED:

September 16, 2016 to September 15, 2017

GOODS THAT MAY BE

IMPORTED:

- Attached

RATE OF CUSTOMS

ADMINISTRATIVE CHARGE:

5% Administrative Charge of the value of the goods in respect of which customs

duty exemption is granted.

DUTY LOSS:

- EC \$ 1,428.05.

Minelvar C. Anderson Styler's Fitness Center May Penn North Side Anguilla

Arian Freight & Customs Brokerage Ltd Offices #16 Caribbean Commerical Comple P.O.Box #94 The Valley, Anguilla Tel: 264-497-5646

Request Prepared by: Kathy Ruan

Duly Free Concession Request

Styler's Fitness Centre

Total EC\$

Date: September 19, 2016

Description	Ouanfity	Ouanfity Total ECS	Percentana	thin off	S. P. L.	
	Estimate		ngmax.		Duty Lust	
						4.8000
Dumbelks	2d marion	5 13/0.44				'
D. 1	s-a pants	5 4,100.25	28%	950691907	95069190718 952,05	/
Dumpells Kack	4 pairs	\$ 2,380.00	28%	\$5069190/	476.00	\
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					67	`
Totals		S 7,140.25			1000	/
		770176				