Government Notification

Customs Notification

REGULATIONS UNDER SECTION 101 (CHAPTER 235) OF THE CUSTOMS ORDINANCE

Determination of Cost of Freight for Customs Valuation Purpose

By virtue of the powers vested in me by Section 101 (1) (h) of the Customs Ordinance (Chapter 235), I, Rayi Karunanayake, Minister of Finance, being satisfied that it is necessary and expedient so to do, hereby fix a method for determination of cost of freight of the following categories of vessels for Customs Valuation purpose, effective from November 11, 2016;

(a) When an importer imports his own goods by using his own vessel to any port in Sri Lanka or an importer imports single goods by using a chartered vessel as a bulk cargo to any port in Sri Lanka, the cost of freight of such importation for the purpose of Customs valuation, referred to in Article 8.1(e)(i) of Schedule E to the Customs Ordinance (Chapter 235), is fifteen percent (15%) of the Free On Board (FOB) value of such goods.

(b) However, if the applied cost of freight is less than the 15% of the FOB value of such goods, the applied cost of freight should be considered for Customs valuation purpose.

The Gazette Notification No. 1756/29 of May 04, 2012 published under Article 101(1)(h) of the Customs Ordinance (Chapter 235) is hereby repealed with effective from November 11, 2016.