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CONTENTS**INHOUD**

No.	Page No.	Gazette No.	No.	Bladsy No.	Koerant No.
GOVERNMENT NOTICES			GOEWERMENTSKENNISGEWINGS		
Labour, Department of			Arbeid, Departement van		
<i>Government Notices</i>			<i>Goewermentskennisgewings</i>		
R. 737			R. 737		
Labour Relations Act, 1995: Furniture Bargaining Council: Renewal of period of operation of the Collective Agreement....	18	35668	Labour Relations Act, 1995: Furniture Bargaining Council: Renewal of period of operation of the Collective Agreement....	18	35668
R. 738			R. 738		
do.: do.: Cancellation of Government Notice: Collective Agreement.....	19	35668	do.: do.: Cancellation of Government Notice: Collective Agreement.....	19	35668
R. 739			R. 739		
do.: do.: Extension to non-parties of the Collective re-enacting and amending agreement.....	20	35668	do.: do.: Extension to non-parties of the Collective re-enacting and amending agreement.....	20	35668
South African Revenue Services			Handel en Nywerheid, Departement van		
<i>Government Notices</i>			<i>Goewermentskennisgewings</i>		
R. 747			R. 735		
Customs and Excise Act, 1964: Amendment of Schedule No. 1 (No. 1/1/1446).....	49	35668	National Regulator for Compulsory Specifications Act (5/2008): Regulations relating to the payment of levy and fees with regard to compulsory specifications: Amendments.....	4	35668
R. 748			R. 736		
do.: Amendment of Schedule No. 1 (No. 1/1/1447).....	51	35668	Trade Metrology Act (77/1973): Regulations relating to the tariff of fees charged for services rendered in terms of the Trade Metrology Act by the National Regulator for Compulsory Specifications (NRCS).....	16	35668
R. 749					
do.: Amendment of Schedule No. 1 (No. 1/2A/155).....	53	35668			
R. 750					
do.: Amendment of Schedule No. 6 (No. 6/30).....	55	35668			
R. 751					
do.: Correction Notice: Amendment of Schedule No. 6 (No. 6/31).....	59	35668			
R. 752					
do.: Amendment of Rules (DAR 107).....	60	35668			
R. 753					
do.: Amendment of Rules (DAR 106).....	64	35668			
R. 754					
do.: Amendment of Rules (DAR 108).....	72	35668			
Trade and Industry, Department of			Suid-Afrikaanse Inkomstediens		
<i>Government Notices</i>			<i>Goewermentskennisgewings</i>		
R. 735			R. 747		
National Regulator for Compulsory Specifications Act (5/2008): Regulations relating to the payment of levy and fees with regard to compulsory specifications: Amendments.....	4	35668	Doeane- en Aksynswet, 1964: Wysiging van Bylae No. 1 (No. 1/1/1446).....	50	35668
R. 736			R. 748		
Trade Metrology Act (77/1973): Regulations relating to the tariff of fees charged for services rendered in terms of the Trade Metrology Act by the National Regulator for Compulsory Specifications (NRCS).....	16	35668	do.: Wysiging van Bylae No. 1 (No. 1/1/1447).....	52	35668
			R. 749		
			do.: Wysiging van Bylae No. 1 (No. 1/2A/155).....	54	35668
			R. 750		
			do.: Wysiging van Bylae No. 6 (No. 6/30).....	57	35668
			R. 751		
			do.: Verbeteringskennisgewing: Wysiging van Bylae No. 6 (No. 6/31).....	59	35668
			R. 752		
			do.: Amendment of Rules (DAR 107).....	60	35668
			R. 753		
			do.: Amendment of Rules (DAR 106).....	64	35668
			R. 754		
			do.: Amendment of Rules (DAR 108).....	72	35668

IMPORTANT ANNOUNCEMENT

Closing times **PRIOR TO PUBLIC HOLIDAYS** for
GOVERNMENT NOTICES, GENERAL NOTICES,
REGULATION NOTICES AND PROCLAMATIONS

2012

The closing time is 15:00 sharp on the following days:

- ▶ **20 September**, Thursday, for the issue of Friday **28 September 2012**
- ▶ **13 December**, Thursday, for the issue of Friday **21 December 2012**
- ▶ **18 December**, Tuesday, for the issue of Friday **28 December 2012**
- ▶ **21 December**, Friday, for the issue of Friday **4 January 2013**

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged

The copy for a **SEPARATE Government Gazette** must be handed in not later than three calendar weeks before date of publication

BELANGRIKE AANKONDIGING

Sluitingstye **VOOR VAKANSIEDAE** vir
GOEWERMENTS-, ALGEMENE- & REGULASIE-
KENNISGEWINGS ASOOK PROKLAMASIES

2012

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- ▶ **20 September**, Donderdag, vir die uitgawe van Vrydag **28 Desember 2012**
- ▶ **13 Desember**, Donderdag, vir die uitgawe van Vrydag **21 Desember 2012**
- ▶ **18 Desember**, Dinsdag, vir die uitgawe van Vrydag **28 Desember 2012**
- ▶ **21 Desember**, Vrydag, vir die uitgawe van Vrydag **4 Januarie 2013**

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word

Wanneer 'n **APARTE Staatskoerant** verlang word moet die kopie drie kalenderweke voor publikasie ingedien word

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. R. 735

14 September 2012

NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT (ACT 5 OF 2008)

REGULATIONS RELATING TO THE PAYMENT OF LEVY AND FEES WITH REGARD TO COMPULSORY SPECIFICATIONS: AMENDMENTS

It is hereby made known under section 14(3) (b) of the National Regulator for Compulsory Specifications Act, (Act 5 of 2008), that I, Dr Rob Davies, the Minister of Trade and Industry, hereby with effect from date of publication, amends Schedule 2 of the Regulations published by Government Notice No. R626 of 5 August 2011 by the deletion of the existing tariffs for Automotive; Chemical, Mechanical and Materials; Electrotechnical; as well as Food and Associated Industries, and the substitution thereof with the tariffs as set out in the Schedule.



Dr. Rob Davies, (MP)

Minister of Trade and Industry

SCHEDULE

1(a) AUTOMOTIVE: LEVY TARIFFS

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
85222	M1 – Passenger Cars	Item	R14,44	R14,44
85233	M2 – Buses	Item	R235,35	R235,35
852333	M3 – Buses	Item	R235,35	R235,35
85200	N1 – Light Commercial Vehicles	Item	R14,60	R14,60
85211	N2/N3 – Heavy Commercial Vehicles	Item	R212,45	R212,45
85244	O1 – Trailer < 750 kg	Item	R25,40	R25,40
85255	O2 – Trailer 750 kg to 3 500 kg	Item	R25,40	R25,40
85266	O3 – Trailer 3 500 kg to 10 000 kg	Item	R92,35	R92,35
85267	O4 – Trailer > 10 000 kg	Item	R92,35	R92,35
85366	Agricultural Tractors (Slow Moving Vehicles)	Item	R160,20	R160,20
85277	M2 – Buses (Custom Built Bodies)	Item	R235,35	R235,35
852777	M3 – Buses (Custom Built Bodies)	Item	R235,35	R235,35
85377	N1 – Light Commercial Vehicles (Custom Built Bodies)	Item	R10,95	R10,95
85388	N2 – Heavy Commercial Vehicles (Custom Built Bodies)	Item	R21,90	R21,90

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
85399	N3 – Heavy Commercial Vehicles (Custom Built Bodies)	Item	R30,40	R30,40
85400	L1 to L7 – Motorcycles	Item	R43,25	R43,25
8528	Replacement disc brake pad for categories M1 and N1 road vehicles (including minibuses)	Axle set	R0,54	R0,49
8534	Replacement disc brake pad for categories M2 (excluding minibuses), M3, N2, N3, O2, O3 and O4 road vehicles	Axle set	R6,08	R5,47
8530	Replacement roll-stock friction material for categories M, N and O road vehicles (including minibuses)	Per meter	R0,45	R0,40
8529	Replacement brake shoe friction material segment for categories M, N & O road vehicles, and minibuses	Per segment	R0,17	R0,15
8535	Replacement brake shoe friction material segment for categories M2 (excl. minibuses), M3, N2, N3, O2, O3 and O4 road vehicles	Per segment	R0,50	R0,45
8610	Replacement secondary lights for motor vehicles	Item	R1,68	R1,51
8611	Replacement headlights for motor vehicles	Item	R2,57	R2,31
8612	Replacement incandescent lamps for motor vehicles	Item	R0,09	R0,08
8615	Replacement halogen lamps for motor vehicles	Item	R0,22	R0,20
8613	Replacement safety glass (laminated) for use in road vehicles	Item	R2,57	R2,31
8614	Replacement safety glass (toughened) for use in motor vehicles	Item	R1,68	R1,51
3610	Hydraulic brake and clutch fluid	Per 100 l	R6,16	R5,54
8210	Child restraining devices for use in motor vehicles	Item	R8,95	R8,05
8410	Elastomeric cups and seals for hydraulic brake systems - Loose	Per 100	R6,68	R6,01
8411	Elastomeric cups and seals for hydraulic brake systems - Kit form	Per kit	R0,30	R0,27
8510	Safety helmets for motor cyclists	Item	R3,00	R2,70
8230	New tyres - for passenger vehicles and their trailers	Item	R0,22	R0,20
8231	New tyres - for commercial vehicles and their trailers	Item	R0,30	R0,27

1(b) AUTOMOTIVE: FEES

	COMMODITY DESCRIPTION	UNIT	NEW TARIFFS	PRODUCT CERTIFICATION TYPE 5 TARIFFS
	Homologation: M1 - Passenger Cars	Model	R32 685,00	R32 685,00
	Homologation: M2 - Buses	Model	R32 685,00	R32 685,00
	Homologation: M3 - Buses	Model	R32 685,00	R32 685,00
	Homologation: N1 - Light Commercial Vehicles	Model	R32 685,00	R32 685,00
	Homologation: N2/N3 - Heavy Commercial Vehicles	Model	R32 685,00	R32 685,00
	Homologation: O1 - Trailer < 750 kg	Model	R2 402,00	R2 402,00
	Homologation: O2 - Trailer 750 kg to 3 500 kg	Model	R4 494,00	R4 494,00
	Homologation: O3 -Trailer 3 500 kg to 10 000 kg	Model	R4 494,00	R4 494,00
	Homologation: O4 -Trailer > 10 000 kg	Model	R4 494,00	R4 494,00
	Homologation: Agricultural Tractors (Slow Moving Vehicles)	Model	R6 537,00	R6 537,00
	Homologation: M2 - Buses (Custom Built Bodies)	Model	R32 685,00	R32 685,00
	Homologation: M3 - Buses (Custom Built Bodies)	Model	R32 685,00	R32 685,00
	Homologation: N1 - Light Commercial Vehicles (Custom Built Bodies)	Model	R2 402,00	R2 402,00
	Homologation: N2 – Heavy Commercial Vehicles (Custom Built Bodies)	Model	R4 494,00	R4 494,00
	Homologation: N3 – Heavy Commercial Vehicles (Custom Built Bodies)	Model	R4 494,00	R4 494,00
	Homologation: L1 to L7 - Motorcycles	Model	R3 142,00	R3 142,00
	Homologation: Motorcycle Helmets	Model	R223,00	R223,00
	Homologation: Child Restraining Devices for use in Motor Vehicles	Model	R781,00	R781,00
	New Vehicle Model Form Processing (Motorcycles and Special Vehicles) (NVM)	Model	R618,00	R618,00
	Application for NVM amendments and reprints	Per reprint	R60,00	R60,00
	Vehicle Identification Number Assignment Process (VIN)	Application	R618,00	R618,00
	Component Letter of Authority Processing (LOA)	Application	R680,00	R680,00
	OTR and Herring Bone Tyres Inspection	Model	R1 084,00	R1 084,00
	Application for a Sales Permit	Application	R2 207,00	R2 207,00

2(a) CHEMICAL, MECHANICAL AND MATERIALS: LEVY TARIFFS

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
8290	Powered filtering devices incorporating a helmet or a hood (SANS 12941)	Item	R103,32	R92,99
82900	Power assisted filtering devices incorporating full-face masks, half masks or quarter masks (SANS12942)	Item	R103,32	R92,99
8281	Full-face masks (SANS 50136)	Item	R9,89	R8,90
8294	Self-contained open-circuit compressed air breathing apparatus (SANS 50137)	Item	R142,61	R128,35
8292	Fresh air hose breathing apparatus for use with full-face mask, half mask or mouthpiece assembly (SANS 50138)	Item	R65,26	R58,73
8291	Compressed air line breathing apparatus with demand valve for use with a full-face mask (SANS 54593-1)	Item	R65,26	R58,73
82912	Compressed air line breathing apparatus with demand valve for use with a half mask at positive pressure (SANS 54593-2)	Item	R65,26	R58,73
82920	Powered fresh air hose breathing apparatus incorporating a hood (SANS 50269)	Item	R65,26	R58,73
82910	Continuous flow compressed air line breathing apparatus (SANS 54594)	Item	R65,26	R58,73
8282	Half masks and quarter masks (SANS 50140)	Item	R1,17	R1,05
8284	Half masks without inhalation valves and with separable filters to protect against gases or gases and particles or particles only (SANS 51827)	Item	R1,17	R1,05
8280	Gas filters and combined filters (SANS 54387)	Item	R0,32	R0,29
82802	Filters for connection by means of breathing hoses to facepieces (SANS 275)	Item	R0,32	R0,29
8285	Particle filters (SANS 50143)	Item	R0,23	R0,21
8293	Self-contained closed-circuit breathing apparatus of the compressed oxygen or compressed oxygen-nitrogen type (SANS 50145)	Item	R971,97	R874,77
8283	Filtering half masks to protect against particles (SANS 50149)	Item	R0,10	R0,09
8295	Self-contained closed-circuit breathing apparatus for escape (SANS 53794)	Item	R127,23	R114,51

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
82951	Self-contained open-circuit compressed air breathing apparatus with full-face mask or mouthpiece assembly for escape (SANS 50402)	Item	R195,74	R176,17
82952	Filtering devices with hood for self-rescue from fire (SANS 50403)	Item	R26,57	R23,91
82953	Filter self-rescuers for protection against carbon monoxide (SANS 50404)	Item	R13,29	R11,96
82830	Valved filtering half masks to protect against gases or gases and particles (SANS 50405)	Item	R6,36	R5,72
82955	Compressed air escape apparatus with a hood (SANS 51146)	Item	R166,53	R149,88
4310	Swimming aids that are carried or worn on the body (SANS 53138-1)	Item	R0,22	R0,20
4312	Swim seats (SANS 53138-3)	Item	R0,53	R0,48
4314	Buoyancy aids (level 50) (SANS 12402-5)	Item	R6,40	R5,76
4315	Special purpose buoyancy aids (SANS 12402-6)	Item	R6,40	R5,76
4313	Lif jackets for inland/close to shore conditions (level 100) (SANS 12402-4)	Item	R12,81	R11,53
43131	Lif jackets for offshore conditions (level 150) (SANS 12402-3)	Item	R12,81	R11,53
43132	Lif jackets for extreme offshore conditions (level 275) (SANS 12402-2)	Item	R12,81	R11,53
43133	Lif jackets for seagoing ships (SANS 12402-1)	Item	R12,81	R11,53
43134	Special purpose lif jackets (SANS 12402-6)	Item	R12,81	R11,53
8310	.22-Rim firearms (VC8028)	Item	R9,89	R8,90
8311	Revolvers (VC8028)	Item	R14,99	R13,49
8312	Centre fire rifles and pistols (VC8028)	Item	R14,99	R13,49
8313	Double-barrel shotguns (VC8028)	Item	R14,99	R13,49
8314	Single-barrel shotguns (VC8028)	Item	R12,76	R11,48
8315	All types of replacement barrels (VC8028)	Item	R9,89	R8,90
8316	Modified rim- and centre fire rifles, revolvers and pistols (VC8028)	Item	R19,47	R17,52
8317	Modified double-barrel shotguns (VC8028)	Item	R19,47	R17,52
8318	Modified single-barrel shotguns (VC8028)	Item	R17,99	R16,19

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
4510	Disposable lighters (for cigarettes, cigars and pipes) (VC8076)	100 lighters	R2,43	R2,19
4511	Refillable lighters (for cigarettes, cigars and pipes) (VC8076)	100 lighters	R2,43	R2,19
8110	Coal-burning stoves and heaters (VC8034)	Item	R124,89	R112,40
8120	Non-pressure paraffin stoves and heaters (VC9089)	Item	R2,10	R1,89
8700	Disinfectants & detergent-disinfectants (VC8054)	100 ℓ / 100 kg	R5,00	R4,50
5310	Microbiological safety cabinets, classes I, II and III (VC8041)	Item	R3 895,00	R3 506,00
8400	Cement (VC9085)	1 t	R0,17	R0,15
4710	Preservative Treated Timber	1 m ³	R1,04	R1,04
4800	Small arms shooting ranges (VC9088)	1 shooting range	R887,00	R887,00

2(b) CHEMICAL, MECHANICAL AND MATERIALS: FEES - NON-REFUNDABLE

	COMMODITY DESCRIPTION	UNIT	NEW TARIFFS	PRODUCT CERTIFICATION TYPE 5 TARIFFS
	Application fee for the approval of respiratory protective devices (RPD's)	Per RPD type	R995,00	R995,00
	Application fee for the approval of personal flotation aids (PFD's)	Per PFD type	R995,00	R995,00
	Application fee for the approval of swimming aids	Per swimming aid type	R995,00	R995,00
	Application fee for the homologation of lighters	Per lighter type	R995,00	R995,00
	Application fee for a Letter of Authority for lighters	Per appliance type	R908,00	R908,00
	Application fee for the homologation of non-pressure paraffin stoves and heaters	Per appliance type	R995,00	R995,00
	Application fee for the registration of disinfectants and detergent-disinfectants	Per formulation	R995,00	R995,00
	Application fee for the homologation of microbiological safety cabinets (MSC's)	Per MSC type	R995,00	R995,00
	Application fee for a Letter of Authority for plastic carrier bags and flat bags	Per bag type	R908,00	R908,00
	Application fee for the approval of cement	Per cement type	R995,00	R995,00
	Application fee for the approval of a manufacturing facility for the preservative treatment of timber	Per facility	R995,00	R995,00
	Application fee for an extension of registration, homologation or approval	Per type/ facility/ formulation	R419,00	R419,00
	Application fee for a certificate of compliance for small arms shooting ranges	Per facility	R4 285,00	R4 285,00
	Application fee for re-issue of a certificate of compliance for small arms shooting ranges	Per facility	R200,00	R200,00
	Application fee for a Sales Permit	Per application	R2 207,00	R2 207,00

3(a) ELECTROTECHNICAL: LEVY TARIFFS

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
7120	Portable television antennae	100 Items	R6,80	R6,12
7121	Audio equipment; e.g. hi-fi systems, radios, etc.	10 Items	R4,90	R4,41
7122	Visual equipment; e.g. TV's, VCR's, DVD players, etc.	1 Item	R1,41	R1,27
7210	Luminaires and lighting appliance; e.g. fluorescent, fixed, portable, hand-held lighting chains, flood lights, lamp control gear, Christmas sets, etc.	10 Items	R1,36	R1,22
7211	Lamp holders	100 Items	R2,71	R2,44
7212	Starters for tubular fluorescent lamps	100 Items	R1,36	R1,22
7213	Incandescent lamps (globes), compatible fluorescent lamps	100 Items	R1,36	R1,22
7510	Plugs	100 Items	R1,36	R1,22
7511	Socket outlets	10 Items	R1,36	R1,22
7512	Socket outlet adapters, including "Janis" couplers	100 Items	R9,51	R8,56
7513	Switches for fixed installations	100 Items	R8,16	R7,34
7514	Switches for appliances	100 Items	R2,71	R2,44
7517	Cord sets with plug and appliances coupler	100 Items	R10,88	R9,79
7518	Cord extension sets without switches	10 Items	R2,04	R1,84
7519	Cord extension sets with switches	10 Items	R3,68	R3,31
7520	Cord extension sets with switches and MCCB	10 Items	R11,96	R10,76
7521	Cord extension sets with switches and ELPU	10 Items	R14,13	R12,72
7610	Flexible cords	100 kg	R4,08	R3,67
7611	Cables MV - Medium Volume; and Cables LV – Low Volume	100 kg	R4,08	R3,67
7710	Moulded case circuit breakers - single pole	10 Items	R1,50	R1,35
7711	Moulded case circuit breakers - double pole	10 Items	R5,03	R4,53
7712	Moulded case circuit breakers - triple pole	10 Items	R7,08	R6,37
7713	Moulded case circuit breakers - four pole	10 Items	R8,43	R7,59

CODE	COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT	PRODUCT CERTIFICATION TYPE 5 TARIFF PER UNIT
7719	Transportable motor operated tools; e.g. table saw thickness planers, etc.	10 Items	R9,92	R8,93
7720	Hand-held electric power tools; e.g. lathes, saws, grinders, drills, electric gardening and agricultural equipment, etc.	10 Items	R8,02	R7,22
7721	Earth leakage protection unit - single phase	10 Items	R11,70	R10,53
7722	Earth leakage protection unit - multi phase	10 Items	R22,15	R19,93
7810	Appliance couplers	100 Items	R4,08	R3,67
7811	Appliances - SMALL ; e.g. vacuum cleaners, heaters, electric irons, heated blankets, fans, hairdryers, kettles, motors-operated appliances, instantaneous water heaters, soldering irons, etc.	10 Items	R1,36	R1,22
7812	Information Technology (IT) equipment and business systems; e.g. computers, monitors, printers, copiers, fax machines, scanners, etc.	1 Item	R4,04	R3,64
7813	Appliances - LARGE ; e.g. freezers, refrigerators, dishwashers, washing machines, tumble dryers, geysers, airconditioning units, catering equipment, microwave ovens, stoves, etc.	1 Item	R1,71	R1,54
7814	Information Technology (IT) components; e.g. power supplies, battery chargers, motherboards, etc.	100 Items	R42,14	R37,93

3(b) ELECTROTECHNICAL: FEES

	COMMODITY DESCRIPTION	UNIT	NEW TARIFFS	PRODUCT CERTIFICATION TYPE 5 TARIFFS
	Letter of Authority (LOA)	Application	R1 445,00	R1 445,00
	Regulators Compliance Certificate (RCC)	Application	R1 620,00	R1 620,00
	Registration Fee for RCC	Application	R645,00	R645,00
	Letter of Compliance (LOC)	Application	R1 290,00	R1 290,00
	Application for LOC Update	Application	R302,00	R302,00
	Application for a Sales Permit	Application	R2 207,00	R2 207,00

4(a) FOOD AND ASSOCIATED INDUSTRIES: LEVY TARIFFS

COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT
Canned abalone	1 000 kg	R700,00
Canned crustaceans	1 000 kg	R565,00
Canned fish and canned fish products (other than fish paste)	1 000 kg	R611,00 for 1st ten (10) units R243,00 for 11th to 60th unit R65,00 for 61st to 560th unit R44,00 for each subsequent unit
Canned marine molluscs (other than abalone)	1 000 kg	R513,00
Canned meat and canned meat products	1 000 kg	R617,00 for 1st ten (10) units R170,00 for 11th to 60th unit R152,00 for 61st to 1 000th unit R73,00 for each subsequent unit
Fish paste	1 000 kg	R121,00
Frozen cephalopods	1 000 kg	R560,00 for 1st ten (10) units R104,00 for each subsequent unit
Frozen crabs	1 000 kg	R114,00
Frozen fish and frozen fish products	1 000 kg	R560,00 for 1st ten (10) units R121,00 for 11th to 60th unit R31,00 for 61st to 560th unit R19,00 for 561st to 2 560th unit R13,00 for each subsequent unit
Frozen unpackaged (loose) fish and ungutted, boxed fish	1 000 kg	R337,00 for 1st ten (10) units R72,40 for 11th to 60th unit R18,00 for 61st to 560th unit R11,00 for 561st to 2 560th unit R7,70 for each subsequent unit
Frozen marine molluscs and frozen marine mollusc products (other than mussels)	1 000 kg	R524,00
Frozen mussels	1 000 kg	R494,00 for 1st twenty (20) units R192,00 for each subsequent unit
Frozen prawns, shrimps, langoustines and crabs	1 000 kg	R852,00 for 1st two (2) units R725,00 for 3rd to 12th unit R204,00 for each subsequent unit

COMMODITY DESCRIPTION	UNIT	NEW TARIFF PER UNIT
Frozen rock lobster: Frozen whole rock lobster, cooked and uncooked	30 kg	R238,00 for 1st ten (10) units R10,40 for each subsequent unit
Frozen rock lobster tails, leg and breast meat	10 kg	R238,00 for 1st ten (10) units R10,40 for each subsequent unit
Smoked snoek	1 000 kg	R172,00
Live aquaculture	1 000 kg	R338,00

4(b) FOOD AND ASSOCIATED INDUSTRIES: FEES

<u>PRODUCT</u>	<u>SPONSORS</u>	<u>NEW TARIFFS</u>
Frozen Fish, Molluscs, Lobster, Prawns, Salted Fish, (Squid in Eastern Cape excluded), Frozen Abalone	Levy payers Agents	Inspection – R230 Export documentation* – R164 Export documentation* when prepared by Industry – R100 Inspection – R906 Export documentation* – R164
Squid - Eastern Cape	Agents	Export documentation* – R754 (includes inspection cost)
Live Lobster & Live Abalone	Levy payers Agents	Export documentation* – R170 Export documentation* – R514
Chilled Fish	Agents	Inspection – R507 per hour (normal hours) R570 per hour (after hours) Export documentation* – R164 R3.50 per km travelled
Canned Fish & Meat	Levy payers	Inspection – R230 Export documentation* – R164
Pre-importation Samples	Agents	Inspection – R407 plus R32 per code Report – R407
EU related chemical analysis costs	Landbased facilities	Registration fee – R7 557 An annual fee for land based factories (excluding factories packing squid and lobster only and factory freezer vessels)
		Registration fee – R4 534 An annual fee for land based squid factories and rock lobster factories
	Freezer vessels	Registration fee – R1 510
	Squid vessels	Registration fee – R834
Application for a Sales Permit	Levy payers	1st Application – R520

**Issue of necessary export documents including health guarantees or other documents required by the importing country.*

VESSEL INSPECTIONS (FOR EU VESSELS ONLY)

<u>DESCRIPTION OF VESSEL</u>	<u>NEW TARIFFS</u>
Ski-boat (One-day vessel)	R741,00
Ice Vessel (RSW & CSW)	R944,00
Re-inspection (if necessary)	R507,00

No. R. 736

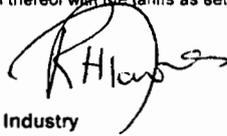
14 September 2012

TRADE METROLOGY ACT, 1973 (ACT 77 OF 1973)

REGULATIONS RELATING TO THE TARIFF OF FEES CHARGED FOR SERVICES RENDERED IN TERMS OF THE TRADE METROLOGY ACT BY THE NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS (NRCS)

It is hereby made known under sections 18 (8) and 22 (1) of the Trade Metrology Act, 1973 (Act 77 of 1973), that I Dr Rob Davies, the Minister of Trade and Industry, with effect from date of publication, amends Schedules A, B and C of the Regulations published by Government Notice No. R. 627 of 5 August 2011, by the deletion of the existing tariffs and the substitution thereof with the tariffs as set out in the Schedule below.

Dr. Rob Davies, (MP)
Minister of Trade and Industry


SCHEDULE**Part A - Charges for verification of instruments**

CHARGE	DESCRIPTION	NEW TARIFF	UNIT
Hourly charge for verification of measuring instruments provided that charges for part of an hour shall be calculated on a pro rata basis subject to the prescribed minimum charges. These charges are subject to the additional charges in Part C, as applicable.	Inspector	R 312,00	hour or part thereof
	Assistant	R 94,00	hour or part thereof
	Prescribed minimum charges:		
	Mass measuring instruments	R 166,00	minimum
	Length and area measuring instruments: All types	R 83,00	minimum
	Simple volume measuring devices for the delivery of single quantities	R 83,00	minimum
	Volume meters, lubricating oil dispensers, watermeters, gasmeters, volume measuring devices of all types not specified and all liquid fuel dispensers	R 166,00	minimum
Masspieces and length and volumetric measures: All types	R 83,00	minimum	

Part B - Charges for type approval of measuring instruments

CHARGE	DESCRIPTION	NEW TARIFF	UNIT
Charges for type approval of measuring instruments, masspieces, length and volumetric measures. These charges are subject to the additional charges in Part C, as applicable.	Labour	R 312,00	hour or part thereof
In the case of an evaluation test conducted by a testing laboratory outside of the NRCS or where any charges are levied by such testing laboratory for services rendered during an evaluation test, the charge shall be in accordance with the charge levied by such testing laboratory.	Private testing or hire of laboratories or services	Actual cost to NRCS	

Part C - General additional costs			
In addition to the tariff of charges specified in Parts A and B, the NRCS shall be entitled to levy the following charges			
CHARGE	DESCRIPTION	NEW TARIFF	UNIT
Traveling time where measuring instruments are tested on site.	Inspector	R 208,00	hour or part thereof
	Assistant	R 94,00	hour or part thereof
	Driver/operator	R 208,00	hour or part thereof
Subsistence costs for an inspector, assistant and driver/operator, where applicable.	Inspector, assistant and driver operator	Actual cost to NRCS	
Transport costs for an inspector, driver/operator and any assistant, where applicable.	Inspector, assistant and driver operator	Actual cost to NRCS	
Hire of casual labour to assist with the verification or type approval tests, if necessary.	Casual labour hire	Actual cost to NRCS	
Where it is necessary for a rail vehicle scale test unit to be hauled by Transnet for the purpose of conducting a verification or a type approval test, charges shall be in accordance with the charges levied upon the NRCS by Transnet for the full period that the equipment is in the possession of the user or submitter of the instrument.	Haulage charges	Actual cost to NRCS	
Hire charge for the rail vehicle test unit for the purpose of conducting a verification or a type approval test, subject to the prescribed maximum charges.	Hire charges	R 1 247,00	per hour or part thereof per set
	Prescribed maximum hire charges	R 9 974,00	per 24 h period
Charges for delay of the rail vehicle scale test unit before or during a verification or type approval test at the request of the user or submitter for adjustments to the measuring instrument being tested, subject to the prescribed maximum charge. Saturdays and Sundays will not be included for the purposes of these charges.	Delay charges	R 1 247,00	per hour or part thereof per set
	Prescribed maximum delay charges	R 9 974,00	per 24 h period
Transport charges where it is necessary for an NRCS road vehicle scale test unit to undertake a journey for the purpose of conducting a verification or a type approval test	Transport charges	R 17,00	kilometre
Charges for the use of an NRCS road vehicle scale test unit for the purpose of conducting a verification or a type approval test, subject to the prescribed maximum charge.	Hire charges	R 623,00	per hour or part thereof
	Prescribed maximum hire charges	R 4 987,00	per 24 h period
Delay charges where the road vehicle scale test unit is delayed before or during a verification or type approval test at the request of the owner or submitter for adjustments to the measuring instrument being tested, or is delayed owing to any other cause in connection with such test or intended test. Saturdays and Sundays will not be included for the purposes of these charges.	Delay charges	R 623,00	per hour or part thereof
	Prescribed maximum delay charges	R 4 987,00	per 24 h period
Charges where it is necessary for NRCS to hire equipment or contract specialised services in order to conduct verification or approval tests on a measuring instrument.	Charges for equipment hired or specialised services contracted by NRCS	Actual cost to NRCS	

**DEPARTMENT OF LABOUR
DEPARTEMENT VAN ARBEID**

No. R. 737

14 September 2012

LABOUR RELATIONS ACT, 1995**LABOUR RELATIONS ACT, 1995: FURNITURE BARGAINING COUNCIL: RENEWAL
OF PERIOD OF OPERATION OF THE COLLECTIVE AGREEMENT**

I, **MILDRED NELISIWE OLIPHANT**, Minister of Labour, hereby, in terms of section 32(6)(a)(ii), of the Labour Relations Act, 1995, renew the period fixed in Government Notices No. R. 966 of 29 October 2010, R. 240 of 25 March 2011 and R. 424 of 20 May 2011 to be effective from the date of publication of this notice and for the period ending 30 June 2014

**MN OLIPHANT
MINISTER OF LABOUR**

UMNYANGO WEZABASEBENZI

No. R. 737

Usuku: 14 September 2012

UMTHETHO WOBUDLELWANO KWEZABASEBENZI KA-1995**UMKHANDLU WOKUXOXISANA PHAKATHI KWABAQASHI NABASEBENZI
BEMBONI YEFENISHA: UKUVUSELELWA KWESIKHATHI SOKUSEBENZA
KWESIVUMELWANO SABAQASHI NABASEBENZI**

Mina, **MILDRED NELISIWE OLIPHANT**, onguNgqongqoshe Wezabasebenzi, lapha ngokwesigaba 32(6)(a)(ii) soMthetho Wobudlelwano Kwezabasebenzi, ka-1995, ngivuselela isikhathi esingagudluki esibekwe kuzaziso zikaHulumeni ezingunombolo R.966 somhlaka 29 kuMfumfu 2010, R. 240 somhlaka 25 kuNdasa 2011 kanye no R. 424 somhlaka 20 kuNhlaba 2011, ziyasebenza kusukela osukwini lokushicilelwa kwalesisaziso kuze kube mhlaka 30 kuNhlanguvana 2014.

**MN OLIPHANT
UNGQONGQOSHE WEZABASEBENZI**

No. R. 738

14 September 2012

LABOUR RELATIONS ACT, 1995**CANCELLATION OF GOVERNMENT NOTICE****FURNITURE BARGAINING COUNCIL: COLLECTIVE AGREEMENT**

I, **MILDRED NELISIWE OLIPHANT**, Minister of Labour, hereby, in terms of section 32(7) of the Labour Relations Act, 1995, cancel Government Notice No. R. 966 of 29 October 2010, R. 240 of 25 March 2011, R. 424 of 20 May 2011 and R.....of, with effect from**24 September 2012**.....

MN OLIPHANT
MINISTER OF LABOUR

UMNYANGO WEZABASEBENZI

No. R. 738

Usuku: 14 September 2012

UMTHETHO WOBUDLELWANO KWEZABASEBENZI KA-1995**UKUHOXISWA KWESAZISO ZIKAHULUMENI****UMKHANDLU WOKUXOXISANA PHAKATHI KWABAQASHI NABASEBENZI BEMBONI****YEFENISHA: ISIVUMELWANO SABAQASHI NABASEBENZI**

Mina, **MILDRED NELISIWE OLIPHANT**, uNgqongqoshe Wezabasebenzi ngokwesigaba 32(7) soMthetho Wobudlelwano Kwezabasebenzi ka-1995, ngihoxisa iZaziso zikahulumeni ezinguNombolo R.966 somhlaka 29 kuMfumfu 2010, R. 240 somhlaka 25 kuNdasa 2011, R. 424 somhlaka 20 kuNhlabha 2011 kanye no...R.....somhlaka..... kusukela mhla-ka**24 kuMandulo 2012**.....

MN OLIPHANT
UNGQONGQOSHE WEZABASEBENZI

No. R. 739

14 September 2012

LABOUR RELATIONS ACT, 1995**FURNITURE BARGAINING COUNCIL: EXTENSION TO NON-PARTIES OF THE COLLECTIVE RE-ENACTING AND AMENDING AGREEMENT**

I, **MILDRED NELISIWE OLIPHANT**, Minister of Labour, hereby in terms of section 32(2) of the Labour Relations Act, 1995, declare that the collective agreement which appears in the Schedule hereto, which was concluded in the Furniture Bargaining Council and is binding in terms of section 31 of the Labour Relations Act, 1995, on the parties which concluded the agreement, shall be binding on the other employers and employees in that Industry, with effect from**24 September 2012**..... and for the period ending 30 June 2014.

MN OLIPHANT**MINISTER OF LABOUR**

No. R. 739

14 September 2012

UMNYANGO WEZABASEBENZI**UMTHETHO WOBUDLELWANO KWEZABASEBENZI KA-1995**

UMKHANDLU WOKUXOXISANA PHAKATHI KWABAQASHI NABASEBENZI BEMBONI YEFENISHA: UKWELULELWA KWESIVUMELWANO PHAKATHI KWABAQASHI NABASEBENZI SAKHIWE KABUSHA FUTHI ESICHIBIYELAYO SELULELWA KULABO ABANGEYONA INGXYENYE YESIVUMELWANO

Mina, **MILDRED NELISIWE OLIPHANT**, uNgqongqoshe Wezabasebenzi ngokwesigaba 32(2) soMthetho Wobudlelwano Kwezabasebenzi ka-1995, ngazisa ukuthi isiVumelwano phakathi kwabaqashi nabasebenzi esitholakala kwiSheduli yesiNgisi exhunywe lapha, esenziwa uMkhandlu Wokuxoxisana phakathi Kwabaqashi Nabasebenzi Bemboni Yefenisha, ngokwesigaba 31 soMthetho Wobudlelwano Kwezabasebenzi ka 1995, esibophezela labo abasenzayo, sizobophezela bonke abaqashi nabasebenzi kuleyo Mboni kusukela mhlaka.**24 kuMandulo 2012**.....kuze kube ngu 30 kuNhlangulana 2014.

MN OLIPHANT**UNGQONGQOSHE WEZABASEBENZI**

SCHEDULE

FURNITURE BARGAINING COUNCIL

RE-ENACTMENT AND AMENDMENT OF COLLECTIVE AGREEMENT

In accordance with the provisions of the Labour Relations Act 1995 (Act No 66 of 1995), made and entered into by and between the

Furniture, Bedding & Upholstery Manufacturers' Association for the Greater Northern Region

(hereinafter referred to as the "employers" or the employers' organisation"), of the one part, and the

National Union of Furniture and Allied Workers of South Africa

and

Chemical, Energy, Paper, Printing, Wood and Allied Workers Union (CEPPWAWU)

(hereinafter referred to as the "employees" or the "trade unions"), of the other part

being parties to the Furniture Bargaining Council.

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CHAPTER 1**1. SCOPE OF APPLICATION**

1.1 The terms of this Agreement shall be observed in the Furniture, Bedding and Upholstery Manufacturing Industry-

1.1.1 by all employers who are members of the party employers' organisation, which is party to this Agreement and by all employees who are members of the party trade unions, which are party to this Agreement, and who are engaged or employed in the Furniture, Bedding and Upholstery Manufacturing Industry, respectively;

1.1.2 in the Provinces of Gauteng, North West, Mpumalanga, Limpopo and Free State.

1.2 Notwithstanding the provisions of clause 1.1 the provisions of this Agreement-

1.2.1 apply only to employees for whom wages are prescribed in this Agreement and to the employers of such employees; and

1.2.2 apply to learners under the Skills Development Act, 1998, or any contracts entered into or any conditions fixed thereunder.

1.3 The following provisions shall not apply to non-parties: Clauses 1.1.1, 2, 2A and 3 of Chapter 1, Chapter 2A and clauses 5.1, 5.2, 5.3 and 5.4 of Schedule 1.

1.4 **Threshold - Trade union organisational rights**

The terms of this Agreement and the application thereof shall be subject to the following in respect of trade union organisational rights threshold:

Any trade union duly registered in terms of section 96 of the Labour Relations Act

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and that can prove by means of reasonable identification, membership of employees in the Industry that it has membership of at least 15% of the total number of employees in the Industry, shall be recognised as a sufficiently representative trade union entitled to exercise the rights set out in sections 12, 13 and 15 of the Labour Relations Act. As soon as sufficient representativeness has been proved to the parties, such sufficiently representative trade union shall be entitled to be treated for organisational purposes on an equal and fair footing with the other trade unions who are already parties to the Bargaining Council.

2. PERIOD OF OPERATION OF AGREEMENT

This Agreement shall, in terms of section 31 of the Act, become binding on the above parties on 1 July 2012 and for non-parties on such date as may be fixed by the Minister of Labour in terms of section 32 of the Act and shall remain in force for the period ending 30 June 2014.

2A. SPECIAL PROVISIONS

The provisions contained in clauses 8.11, 9.9, 9.14 of Chapter 1, Chapter 3.3, Schedule 1.4 of the Agreement published under Government Notice No. R.832 of 18 August 2006 as extended, amended and re-enacted by Government Notice Nos. R.488 of 08 June 2007, R.966 of R.813 of 17 September 2008, R.1100 of 17 October 2008, R.1271 of 28 November 2008, R.529 of 18 June 2010, R.965 of 29 October 2010, R240 of 25 March 2011 and R.434 dated 20 May 2011 (hereinafter referred to as the "Former Agreement") as further extended, renewed, amended and re-enacted from time to time, shall apply to employers and employees who are members of the parties to the collective agreement.

2B. GENERAL PROVISIONS

The provisions contained in clauses 4 to 8.10, 8.12 to 9.8, 9.10 to 9.13, 9.15 to 13.12 of Chapter 1, Chapter 2, Chapter 4, Schedule 1, Schedule 2 and Schedule 3 of the Former Agreement as further extended, renewed, amended and re-enacted from time to time) shall apply to employers and employees.

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3. CLAUSE 4: DEFINITIONS

- (1) Substitute the following for the definition of "chargehand":

""**chargehand**" means an employee who customarily and regularly directs, subject to the instructions of management, the work of general workers while he may also be engaged in the production of furniture and/or upholstery and/or bedding in the capacity of a general worker;"

- (2) Substitute the following for the definition of "Collective Agreement":

""**Collective Agreement**" means any current agreement for the Furniture, Bedding and Upholstery Manufacturing Industry in which wages are prescribed, or in the absence of such an agreement, the last wage agreement published for the Industry in terms of the Act;"

- (3) Substitute the following for the definition of "establishment":

""**establishment**" means any premises where furniture, bedding and upholstery manufacturing takes place;"

- (4) Substitute the following for the definition of "foreman" and/or "supervisor":

""**foreman**" and/or "**supervisor**" means an employee who is employed in a supervisory capacity and who, in the execution of his duties, which shall be related to the Furniture, Bedding and Upholstery Manufacturing Industry-

- (a) manages the manufacturing activities of a whole establishment or a department or subdivision thereof as his primary duty; and/or
- (b) customarily and regularly directs the work of other employees; and/or
- (c) has the authority to engage or dismiss employees, or make suggestions as to the same, or as to promotions or demotions of employees; and/or
- (d) customarily and/or regularly exercises discretionary powers; and
- (e) is paid a wage of not less than that prescribed for the highest-paid employee in this Agreement whether this be weekly or monthly; and

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- (f) is paid in full, whether or not he completes the number of hours of work specified in this Agreement, subject thereto that a foreman/supervisor shall not be entitled to payment for hours of work lost owing to short time being worked, stay-aways and absence from his workplace without prior permission,

but excludes employees who are engaged in costing, designing, buying, planning, organising, directing and/or controlling the duties of foreman and/or supervisor: Provided that in the absence of foremen and/or supervisors, the aforesaid excluded employees shall be deemed to be the foremen or supervisors;".

- (5) Substitute the following for the definition of "Furniture, Bedding, Upholstery and Curtain Manufacturing Industry" or "Industry":

"Furniture, Bedding and Upholstery Manufacturing Industry" or "Industry" means, without in any way limiting the ordinary meaning of the expression, the industry in which employers and their employees are associated for the manufacture, either in whole or in part, of all types of furniture and bedding as well as upholstery and/or re-upholstery and will, inter alia, include the following:

(a) **Furniture**

Repairing, staining, spraying, polishing, re-polishing, making loose covers and/or cushions, wood machining, veneering, woodturning, carving, assembling, painting, wood bending and laminating. Furniture manufacturing will also include the manufacturing, repairing, polishing, re-polishing, staining, spraying of pianos, organs, kitchen cupboards, attached wall cupboards, built-in cupboards, free standing bars or built-in bar counters, cane, wicker or grass furniture, cabinets including cabinets for musical instruments and radios, wireless or television cabinets, bathroom cupboards, cupboard tops and furniture for tea-rooms, restaurants, offices, churches, schools, libraries, other educational institutions, conference centres and theatres but excluding the manufacturing of furniture made mainly of metal and/or plastic materials.

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(b) **Bedding**

The manufacturing, repairing, covering, re-covering of mattress bases, mattresses, spring mattresses, overlays, bolsters, pillows, cushions for studio couches, spring units, box-spring mattresses and studio couches but excluding the manufacturing of bedding made mainly of metal and/or plastic materials.

"Studio Couch" means an article of furniture, which is designed for seating and for conversion into a double bed or two or more beds and of which the frames are constructed mainly of metal and the seating and/or sleeping surfaces consist of mattresses and/or cushions.

(c) **Upholstery**

The upholstering or re-upholstering of any furniture, or item of furniture, bedding, pelmets and mattress bases."

4. **CLAUSE 7: NEWLY ESTABLISHED SMALL EMPLOYER CONCESSION**

Substitute clause 7 with the following:

7. **NEWLY ESTABLISHED SMALL EMPLOYER CONCESSION**

"Newly established establishments who employ no more than a total of 10 employees (including employees involved in activities other than furniture, bedding and upholstery manufacturing activities e.g. administration, sales, marketing, etc), may apply for the following phasing in concession, provided that their employees agree thereto. The establishment concerned shall then be prohibited from making use of a Newly Employed Employee Concession for any of its employees as per clause 7A hereunder until the expiry date of Phase 3 of the Newly Established Small Employer Concession or the cancellation of the establishment's Newly Established Small Employer Concession:

PHASE ONE: **First year of registration until the end of the first September following registration**

During this period the employer shall be exempted from prescribed minimum wages, Leave Pay Fund moneys payable to the Council, Holiday Bonus moneys, Provident Fund,

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additional Provident Fund or Sick Benefit Society contributions. Employees may be remunerated at their current rates of pay and wage increments may be negotiated between employer and employee(s).

All other provisions of the Agreement shall remain applicable, including the following: Any accumulated leave-pay benefits accrued by the employees prior to October of the first year of registration must be paid out by the employee's employer to the employee in terms of the Basic Conditions of Employment Act, 1997 (Act 75 of 1997)(as amended), when due. The following moneys shall be payable to the Council as prescribed in Schedule 1:

- (a) Council levies;
- (b) Trade union subscriptions (if applicable); and
- (c) Agency Shop Fees.

PHASE TWO: October of the second year of registration to the end of September of the following year

During this period the employee(s) shall be remunerated at their current rates of pay and wage increments may be negotiated between employer and employee(s). In addition to the levies, contributions and fees payable to the Council in Phase One, the following contributions shall become payable to the Council as prescribed In Schedule 1:

- (a) Leave Pay moneys; and
- (b) Holiday Bonus moneys.

PHASE THREE: October of the third year of registration to the end of September of the following year

During this period the employee(s) shall be remunerated at not less than 75% of the prevailing minimum weekly wage rates as prescribed in Schedule 2 or Schedule 3. In addition to the levies, contributions and fees payable in Phases One and Two, the following contributions shall become payable as prescribed in Schedule 1:

Provident Fund contributions.

PHASE FOUR: As from October of the fourth year of registration

All the provisions of the prevailing Agreement administered by this Council shall become

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applicable, including the payment of at least a 100% of minimum weekly wages as prescribed in Schedule 2 or Schedule 3 and the payment of additional Provident Fund contributions or Sick Benefit Society contributions as prescribed in Schedule 1.

In the event of an establishment employing in excess of 10 employees at any time, all the provisions of the prevailing Agreement, including wages at no less than 100% of the prevailing minimum prescribed weekly wage rates and all levies, contributions and fees normally payable to this Council, shall come into effect immediately.”.

5. CLAUSE 7A: NEWLY EMPLOYED EMPLOYEE CONCESSION

Substitute the following for clause 7A:

7A. NEWLY EMPLOYED EMPLOYEE CONCESSION

“The following calculations may be applied to determine the remuneration, levies, contributions and fees payable to any newly employed employee who commences employment with an employer for the first time after 1 July 2012, provided that the establishment concerned is not in Phase 1, Phase 2 or Phase 3 of a Newly Established Small Employer Concession:

YEAR ONE of employment:

- (a) 100% of the prescribed minimum weekly wage rates for General Workers;
- (b) 85% of the prescribed minimum weekly wage rates for all other Occupation Skills Levels of employees;
- (c) 100% of the prescribed Council Levies;
- (d) 100% of the prescribed Leave Pay Fund contributions; and
- (e) 100% of the required Agency Fee.

YEAR TWO of employment:

- (a) 100% of the prescribed minimum weekly wage rates for General Workers;
- (b) 90% of the prescribed minimum weekly wage rates for all other Occupation Skills Levels of employees;
- (c) 100% of the prescribed Council Levies;
- (d) 100% of the prescribed Leave Pay Fund contributions;
- (e) 100% of the prescribed Select Type Sick Benefit Society Contributions OR

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prescribed Additional Provident Fund contributions to the same value;

- (f) 100% of the required Agency Fee; and
- (g) Death and Disability Scheme contributions at a rate of R5-23 per week from the employer.

YEAR THREE of employment

- (a) 100% of the prescribed minimum weekly wage rates for all the Occupation Skills Levels of employees;
- (b) 100% of the prescribed Council Levies;
- (c) 100% of all prescribed Leave Pay Fund contributions;
- (d) 100% of the prescribed Select Type Sick Benefit Society contributions OR 100% of the prescribed Additional Provident fund contributions;
- (e) 100% of the required Agency Fee; and
- (f) Death and Disability Scheme contributions at a rate of R5-23 per week from the employer.

YEAR FOUR of employment

- (a) 100% of the prescribed minimum weekly wage rates for all the Occupation Skills Levels of employees;
- (b) 100% of the prescribed Council Levies;
- (c) 100% of the prescribed Leave Pay Fund contributions;
- (d) 100% of the prescribed Select Type Sick Benefit Society contributions OR 100% of the prescribed Additional Provident fund contributions;
- (e) 100% of the required Agency Fee;
- (f) Death and Disability Scheme contributions at a rate of R5-23 per week from the employer; and
- (g) 50% of the prescribed Holiday Bonus Fund contributions.

After completion of this year the payment of full contributions and levies become payable to the Council by all employers and all employees.”.

6. CLAUSE 11: LEAVE PAY FUND

- (1) Substitute the following for clause 11.3:

“11.3 Leave Pay moneys shall be paid by the employer to his employees between 7 December and 13 December of each year, failing which the employer shall

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pay a penalty equal to 1 month's interest of 15% per annum to the council on the amount paid late to his employees."

- (2) Insert the following new clause 11.4 and renumber clauses 11.4, 11.5, 11.5.1, 11.5.2, 11.5.3, 11.5.4 and 11.5.5 accordingly:

"11.4 Leave Pay moneys received by the Council shall be paid by the Council to employees whose contracts of employment have been terminated during the course of a contribution year, within 2 months after such termination date."

- (3) Insert the following new clause 11.5:

"If an employee receives his Leave Pay moneys between the 7th and the 13th of December and the employee is absent from his workplace immediately after payment has been received with no valid medical certificate, the specific employee will only be entitled to be paid his Leave Pay Fund moneys on the last working day of the establishment's next annual closure date."

7. CLAUSE 12: HOLIDAY BONUS FUND

- (1) Substitute the following for clause 12.3:

"12.3 Holiday Bonus Fund moneys shall be paid by the employer to his employees between 7 December and 13 December of each year, failing which the employer shall pay a penalty equal to 1 month's interest of 15% per annum to the Council on the amount paid late to his employees."

- (2) Insert the following new clause 12.4 and renumber clauses 12.4, 12.5, 12.5.1, 12.5.2, 12.5.3, 12.5.4 and 12.5.5 accordingly:

"12.4 Holiday Bonus Fund contributions received by the Council shall be paid by the Council to employees whose contracts of employment have been terminated during the course of a contribution year, within 2 months after such termination date."

- (3) Insert the following new clause 12.5:

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"12.5 If an employee receives his Holiday Bonus Fund moneys between the 7th and the 13th of December and the employee is absent from his workplace immediately after payment has been received with no valid medical certificate, the specific employee will only be entitled to be paid his Holiday Bonus Fund moneys on the last working day of the establishments next annual closure date."

8. CLAUSE 13: REMUNERATION

(1) Substitute the following for clause 13.6.1.1:

"13.6.1.1 Wages shall be deposited into employees' bank accounts on pay day each week."

(2) Substitute the following for clause 13.10:

"13.10 **Payment of shift allowance**

A night shift allowance, which will provide for meal and transport costs, is payable to an employee where the employee is employed between 18:00 and 06:00 at the following rates of pay:

13.10.1 **Employee employed prior to 1 July 2012**

The employer shall pay the employee his ordinary rate of pay, plus a 17.5% night shift allowance.

13.10.2 **Employee employed as from 1 July 2012**

The employer shall pay the employee his ordinary rate of pay, plus a 13% night shift allowance.

CHAPTER 3

9. CLAUSE 1: PREAMBLE

Delete clause 1.2.

S.P. [Signature]
K.T.C. [Signature]

CHAPTER 4**10. A. OCCUPATION SKILLS LEVELS –
FURNITURE, BEDDING AND UPHOLSTERY SECTOR**

Delete the "A." in the heading "Occupation Skills Levels – Furniture, Bedding and Upholstery Sector".

**11. B. OCCUPATION SKILLS LEVELS –
CURTAINING SECTOR**

Delete the whole of the clause "B. Occupation Skills Levels – Curtaining Sector".

SCHEDULE 1**12. CONTRIBUTIONS, LEVIES, MONEYS AND REGISTRATION FEE PAYABLE TO
THE COUNCIL**

(1) Substitute the following for the heading of Schedule 1:

"CONTRIBUTIONS, LEVIES AND REGISTRATION FEE PAYABLE TO THE COUNCIL".

(2) Substitute the following for clause 1:

"1. LEAVE PAY FUND CONTRIBUTIONS

1.1 The Leave Pay Fund contributions payable by the employer to the Council shall be calculated at a rate of 6% of the ordinary hours worked by the employee and on the hours which would ordinarily have been worked by the employee on paid public holidays and trade union representative leave days.

1.2 The amount payable for working employers shall be at a rate of 6% of a foreman's prescribed minimum weekly wage.

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- 1.3 No Leave Pay Fund contributions are payable on wages which are payable for overtime wages, hours worked on a Sunday, allowances and on wages which are payable for sick leave days, study leave days and family responsibility leave days."

(3) Substitute the following for clause 2:

"2. HOLIDAY BONUS FUND CONTRIBUTIONS

- 2.1 Holiday Bonus Fund contributions shall be payable to the Council at the prescribed rates by the employer and employee when more than 20 hours' wages per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

2.1.1 paid public holidays;

2.1.2 trade union representative leave days;

2.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

2.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer.

- 2.2 The Holiday Bonus Fund contributions payable to the Council shall be determined as follows:

2.2.1 9% of the employee's ordinary weekly wages if the employee has lost 20 minutes or less of the full possible number of ordinary hours that the employee is entitled to be paid for in any specific pay week.

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- 2.2.2 5% of the employee's ordinary weekly wages if the employee has lost between 21 minutes and 60 minutes of the full possible number of ordinary hours that the employee is entitled to be paid for in any specific pay week.
- 2.2.3 9% of a foreman's prescribed minimum weekly wage for working employers.
- 2.2.4 No Holiday Bonus Fund contributions are payable on wages which are payable for overtime wages, hours worked on a Sunday, allowances and on wages which are payable for study leave days.

(4) Substitute the following for clause 3:

"3. PROVIDENT FUND

- 3.1 Provident Fund contributions shall be payable to the Council at the prescribed rates by the employer and employee when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:
- 3.1.1 paid public holidays;
- 3.1.2 trade union representative leave days;
- 3.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and
- 3.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer.

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3.2 The Provident Fund contributions payable to the Council shall be determined as follows for:

3.2.1 *Employees in the Industry:* 6% of normal weekly wage from the employee per week plus an equal amount from the employer.

3.2.2 *Working employers:* 12% of a foreman's prescribed weekly wage."

(5) Substitute the following for clause 4 and renumber clauses 4.1 and 4.2 accordingly:

"4. ADDITIONAL PROVIDENT FUND

4.1 Additional Provident Fund contributions shall be payable to the Council at the prescribed rates by the employer and employee when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

4.1.1 paid public holidays;

4.1.2 trade union representative leave days;

4.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

4.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the

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relevant death certificate by the employee to his employer.

4.2 All employees and all employers, including working employers who do not qualify for membership of either the Furnmed Sick Benefit Society or the NUFAWSA Sick Benefit Society, shall pay additional Provident Fund contributions equal to the Furnmed Sick Benefit Society's member contributions:".

- (6) Substitute the following for clause 5.1 and renumber clauses 5.1.1, 5.1.2, 5.1.3 and 5.1.4 accordingly:

"5.1 FURNMED SICK BENEFIT SOCIETY – STANDARD TYPE BENEFIT OPTION (For all areas excluding the Free State Province)

5.1.1 These contributions shall be payable to the Council at the prescribed rates by the employer and employee when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

- 5.1.1.1 paid public holidays;
- 5.1.1.2 trade union representative leave days;
- 5.1.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and
- 5.1.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

- (8) Substitute the following for clause 5.2 and renumber clauses 5.2.1, 5.2.2 and 5.2.3 and 5.2.4 accordingly:

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"5.2 FURNMED SICK BENEFIT SOCIETY – STANDARD TYPE BENEFIT OPTION (for the Free State Province ONLY)

5.2.1 These contributions shall be payable to the Council at the prescribed rates by the employer and employee when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

- 5.2.1.1 paid public holidays;
- 5.2.1.2 trade union representative leave days;
- 5.2.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and
- 5.2.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

(7) Insert the following new clause 5.3:

"5.3 FURNMED SICK BENEFIT SOCIETY – SELECT TYPE BENEFIT OPTION (for all areas excluding Free State Province)

5.3.1 These contributions shall be payable to the Council for all newly employed employees who earn R700-00 or less per week and who are eligible for membership of the Furnmed Sick Benefit Society and shall be payable only when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

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- 5.3.1.1 paid public holidays;
- 5.3.1.2. trade union representative leave days;
- 5.3.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and
- 5.3.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

5.3.2 The Furnmed Sick Benefit Society contributions payable to the Council shall be determined as follows for:

Member	R30-00 per week payable by the employee and R48-73 per week payable by the employer."
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- (9) Insert the following new clause 5.4 and renumber clauses 5.3, 5.4 and 5.5 accordingly:

**"5.4 FURNMED SICK BENEFIT SOCIETY – SELECT TYPE BENEFIT OPTION
(for the Free State Province ONLY)**

- 5.4.1 These contributions shall be payable to the Council for all newly employed employees who earn R700-00 or less per week and who are eligible for membership of the Furnmed Sick Benefit Society and shall be payable only when more than 20 hours' wages per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

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- 5.4.1.1 paid public holidays;
- 5.4.1.2 trade union representative leave days;
- 5.4.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and
- 5.4.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

5.4.2 The Furnmed Sick Benefit Society contributions payable to the Council shall be determined as follows for:

Member	R15-00 per week payable by the employee and R54-00 per week payable by the employer."
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(10) Substitute the following for clause 5.5:

"5.5 NUFAWSA SICK BENEFIT SOCIETY– STANDARD TYPE BENEFIT OPTION (for all areas excluding the Free State Province)

5.5.1 These contributions shall be payable at the prescribed rates by the employer and employee when more than 20 hours' wages per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

- 5.5.1.1 paid public holidays;
- 5.5.1.2 trade union representative leave days;
- 5.5.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented

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by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

- 5.5.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

- (12) Substitute the following for clause 5.6 and renumber clauses 5.6.1, 5.6.2, 5.6.3 and 5.6.4 accordingly:

"5.6 NUFAWSA SICK BENEFIT SOCIETY – STANDARD TYPE BENEFIT OPTION (for the Free State Province ONLY)

- 5.6.1 These contributions shall be payable at the prescribed rates by the employer and employee when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

5.6.1.1 paid public holidays;

5.6.1.2 trade union representative leave days;

5.6.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

5.6.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

- (11) Insert the following new clause 5.7:

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**"5.7 NUFAWSA SICK BENEFIT SOCIETY – SELECT TYPE BENEFIT OPTION
(for all areas excluding the Free State Province)**

5.7.1 These contributions shall be payable for all newly employed employees who earn R700-00 or less per week and who are eligible for membership of the NUFAWSA Sick Benefit Society and shall be payable only when more than 20 hours' wages per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

5.7.1.1 paid public holidays;

5.7.1.2. trade union representative leave days;

5.7.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

5.7.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

5.7.2 The NUFAWSA Sick Benefit Society contributions shall be determined as follows for:

Member

R15-00 per week payable by the employee and R54-00 per week payable by the employer."

(13) Insert the following new clause 5.8:

"5.8 NUFAWSA SICK BENEFIT SOCIETY – SELECT TYPE BENEFIT OPTION

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(for the Free State Province ONLY)

5.8.1 These contributions shall be payable for all newly employed employees who earn R700-00 or less per week and who are eligible for membership of the NUFAWSA Sick Benefit Society and shall be payable only when more than 20 hours' wages per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

5.8.1.1 paid public holidays;

5.8.1.2. trade union representative leave days;

5.8.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

5.8.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

5.8.2 The NUFAWSA Sick Benefit Society contributions shall be determined as follows for:

Member	R15-00 per week payable by the employee and R54-00 per week payable by the employer."
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(14) Substitute the following for clause 6:

"6. COUNCIL LEVIES

6.1 Council levies shall be payable to the Council at the prescribed rates by

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the employer and employee when more than **10 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

- 6.1.1.1 paid public holidays;
- 6.1.1.2 trade union representative leave days;
- 6.1.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and
- 6.1.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

6.2 The Council levies payable to the Council shall amount to R6-85 per week by the employer and R6-85 per week by the employee."

(15) Substitute the following for clause 7:

"7. DISPUTE RESOLUTION LEVIES

7.1 Dispute Resolution levies shall be payable to the Council at the prescribed rates by the employer and employee when more than **20 hours' wages** per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

- 7.1.1 paid public holidays;
- 7.1.2 trade union representative leave days;
- 7.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the

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employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

7.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

7.2 The Dispute Resolution levies payable to the Council shall amount to R0-00 per week by the employer and R0-00 per week by the employee."

(16) Insert the following new clause 9:

9. DEATH AND DISABILITY SCHEME (D.D.S.) CONTRIBUTIONS

9.1 These contributions are only applicable to newly employed employees from year two of employment and shall be payable to the Council at the prescribed rates by the employer when more than 15 hours' wages per week are payable to an employee in respect of ordinary hours worked by the employee and on the hours which would ordinarily would have been worked by the employee on:

9.1.1 paid public holidays;

9.1.2 trade union representative leave days;

9.1.3 the first 3 days per annum of paid sick leave days on condition that an acceptable medical certificate is presented by the employee to his employer and that such sick leave days do not fall on a Monday or a Friday or on the day before or after a public holiday; and

9.1.4 family responsibility leave days for the first 2 days only which are related to the death of an employee's spouse, life partner, employee's parent, adoptive parent, grandparent, child, adopted child, grandchild or sibling and upon submission of the relevant death certificate by the employee to his employer."

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9.2 The Death and Disability contributions payable to the Council shall amount to R5-23 per week by the employer and R0-00 per week by the employee.”.

SCHEDULE 2

13. SPECIFIED MINIMUM WEEKLY WAGE INCREASES, MINIMUM WEEKLY WAGE RATES AND SUBSISTENCE ALLOWANCE (for all areas excluding the Province of the Free State)

(1) Substitute the following for clause 1:

“1. Specified minimum weekly wage increases and minimum weekly wage rates:

Sector	Occupation Skills Level	Occupation Skills Level Code	Minimum weekly wage increases effective for parties as from the 1 st pay week in July 2012 and for non-parties on such date as may be fixed by the Minister of Labour	Minimum weekly wage rates effective for parties as from the 1 st pay week in July 2012 and for non-parties on such date as may be fixed by the Minister of Labour
Furniture, Bedding and Upholstery	General Worker	05	7.2% of actual weekly wages	R430-00
	Semi-skilled employee	04	7.2% of actual weekly wages	R633-55
	Skilled employee	03	7.2% of actual weekly wages	R680-72

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	Chargehand	02	7.2% of actual weekly wages	R734-32
	Foreman/Supervisor	01	7.2% of actual weekly wages	R734-32

- (2) Delete clause 2 and renumber clause 3 accordingly.

SCHEDULE 3

14. SPECIFIED MINIMUM WEEKLY WAGE INCREASES, MINIMUM WEEKLY WAGE RATES AND SUBSISTENCE ALLOWANCE (for the Free State Province ONLY)

- (1) Substitute the following for clause 1:

- "1. Specified minimum weekly wage increases and minimum weekly wage rates:

Sector	Occupation Skills Level	Occupation Skills Level Code	Minimum weekly wage increases effective for parties as from the 1st pay week in July 2012 and for non-parties on such date as may be fixed by the Minister of Labour	Minimum weekly wage rates effective for parties as from the 1st pay week in July 2012 and for non-parties on such date as may be fixed by the Minister of Labour
Furniture, Bedding and Upholstery	General Worker	05	7.2% of actual weekly wages	R430-00
	Semi-skilled employee	04	7.2% of actual weekly wages	R494-26
	Skilled employee	03	7.2% of actual	R649-77

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			weekly wages	
	Chargehand	02	7.2% of actual weekly wages	R697-06
	Foreman/Supervisor	01	7.2% of actual weekly wages	R697-06

(2) Delete clause 2 and renumber clauses 3, 3.1 and 3.2 accordingly.

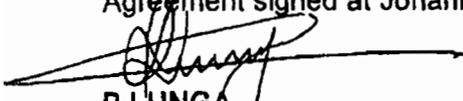
15. 1 JULY 2010 TO 30 JUNE 2012

Substitute the clause 1 July 2010 to 30 June 2012 with the following:

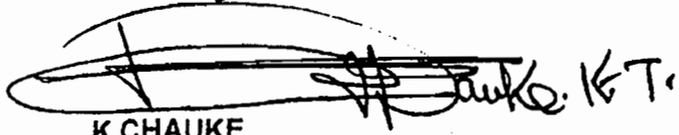
"1 JULY 2013 TO 30 JUNE 2014

Across the board minimum weekly wage increases of 7.2% of actual weekly wages shall become applicable as from each establishment's first pay week in July 2013, provided that the CPI rate for the year ending April 2013 is not below 3.5% or above 9.2%. If the official CPI rate for the year ending April 2013 is below 3.5% or above 9.2% the parties to the agreement shall meet to negotiate wage increases for the period 1 July 2013 to 30 June 2014."

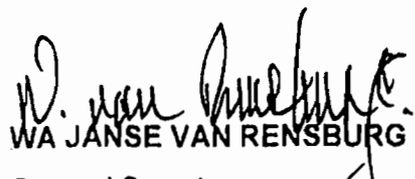
Agreement signed at Johannesburg on this 10th day of April 2012.


P LUNGA

Chairman of the Council


K CHAUKE

Vice-Chairman of the Council


WA JANSE VAN RENSBURG

General Secretary

**SOUTH AFRICAN REVENUE SERVICE
SUID-AFRIKAANSE INKOMSTEDIENS**

No. R. 747

14 September 2012

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 1 (NO. 1/1/1446)**

In terms of section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.


N NENE
DEPUTY MINISTER OF FINANCE

By the substitution of the following:

Heading / Subheading	CD	Article description	Statistical unit	Rate of duty			
				General	EU	EFTA	SADC
2204.21.41	8	---- With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 18.5 per cent by vol.	li	25%	free	25%	free
2204.21.51	5	---- With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	li	25%	free	25%	free
2204.29.41	9	---- With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	li	25%	free	25%	free
2204.29.51	6	---- With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent vol.	li	25%	free	25%	free
2205.10.21	6	--- With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	li	25%	free	9.5%	free
2205.10.31	3	--- With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	li	25%	free	9.5%	free
2205.90.21	2	--- With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	li	25%	free	9.5%	free
2205.90.31	8	--- With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	li	25%	free	9.5%	free
2206.00.81	9	- Other fermented beverages, unfortified, with an alcoholic strength not exceeding 9 per cent by volume	li	25%	free	25%	free
2206.00.82	7	- Other fermented beverages, unfortified, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	li	25%	free	25%	free
2206.00.83	5	- Other fermented beverages, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	li	25%	free	25%	free
2206.00.85	1	- Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength not exceeding 9 per cent by volume	li	25%	free	25%	free
2206.00.87	8	- Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	li	25%	free	25%	free

DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NO. 1 (NO. 1/1/1446)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word deel 1 van Bylae No. 1 by bogenoemde Wet hiermee gewysig in die mate in die Bylae hierby aangetoon.


N NENE
ADJUNKMINISTER VAN FINANSIES

Deur die vervanging van die volgende:

Pos / Subpos	TS	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg			
				Algemeen	EU	EFTA	SAOG
2204.21.41	8	---- Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	li	25%	vry	25%	vry
2204.21.51	5	---- Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	li	25%	vry	25%	vry
2204.29.41	9	---- Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	li	25%	vry	25%	vry
2204.29.51	6	---- Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	li	25%	vry	25%	vry
2205.10.21	6	--- Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	li	25%	vry	9.5%	vry
2205.10.31	3	--- Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	li	25%	vry	9.5%	vry
2205.90.21	2	--- Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	li	25%	vry	9.5%	vry
2205.90.31	8	--- Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	li	25%	vry	9.5%	vry
2206.00.81	9	- Ander gegiste drankte, ongefortifiseerd, met 'n alkoholsterkte van hoogstens 9 persent volume	li	25%	vry	25%	vry
2206.00.82	7	- Ander gegiste drankte, ongefortifiseerd, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	li	25%	vry	25%	vry
2206.00.83	5	- Ander gegiste drankte, gefortifiseerd, met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 23 persent vol.	li	25%	vry	25%	vry
2206.00.85	1	- Ander, mengsels van gegiste drankte en mengsels van gegiste drankte en nie-alkoholiese drankte, met 'n alkoholsterkte van hoogstens 9 persent volume	li	25%	vry	25%	vry
2206.00.87	8	- Ander, mengsels van gegiste drankte en mengsels van gegiste drankte en nie-alkoholiese drankte, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	li	25%	vry	25%	vry

No. R. 748

14 September 2012

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 1 (NO. 1/1/1447)**

In terms of section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.


N NENE
DEPUTY MINISTER OF FINANCE

SCHEDULE

By the substitution of the following:

Heading / Subheading	CD	Article description	Statistical unit	Rate of duty			
				General	EU	EFTA	SADC
8501.61.10	9	--- Of an output not exceeding 25 kVA	u	free	free	free	free
8501.61.90	8	--- Other	u	free	free	free	free
8501.62	9	-- Of an output exceeding 75 kVA but not exceeding 375 kVA	u	free	free	free	free

No. R. 748

14 September 2012

DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NO. 1 (NO. 1/1/1447)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word deel 1 van Bylae No. 1 by bogenoemde Wet hiermee gewysig in die mate in die Bylae hierby aangetoon.


N NENE
ADJUNKMINISTER VAN FINANSIES

BYLAE

Deur die vervanging van die volgende:

Pos / Subpos	TS	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg			
				Algemeen	EU	EFTA	SAOG
8501.61.10	9	--- Met 'n lewering van hoogstens 25 kVA	e	vry	vry	vry	vry
8501.61.90	8	--- Ander	e	vry	vry	vry	vry
8501.62	9	-- Met 'n lewering van meer as 75 kVA maar hoogstens 375 kVA	e	vry	vry	vry	vry

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 1 (NO. 1/2A/155)**

In terms of section 48 of the Customs and Excise Act, 1964, Part 2A of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.


N NENE
DEPUTY MINISTER OF FINANCE

By the substitution of the following:

Tariff Item	Tariff Subheading	Article Description	Rate of Excise Duty
104.15.03	2204.21.41	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	R2.50/li
104.15.05	2204.21.51	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R4.59/li
104.15.07	2204.29.41	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	R2.50/li
104.15.09	2204.29.51	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R4.59/li
104.16.03	2205.10.21	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	R2.50/li
104.16.05	2205.10.31	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R4.59/li
104.16.09	2205.90.21	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	R2.50/li
104.16.11	2205.90.31	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	R4.59/li
104.17.15	2206.00.81	Other fermented beverages, unfortified, with an alcoholic strength not exceeding 9 per cent by volume	R2.97/li
104.17.16	2206.00.82	Other fermented beverages, unfortified, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	R2.97/li
104.17.17	2206.00.83	Other fermented beverages, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	R45.60/li aa
104.17.22	2206.00.85	Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength not exceeding 9 per cent by volume	R2.97/li
104.17.25	2206.00.87	Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	R2.97/li

**DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NO. 1 (NO. 1/2A/155)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 2A van Bylae No. 1 by bogenoemde Wet hiermee gewysig in die mate in die Bylae hierby aangetoon.


N NENE
ADJUNKMINISTER VAN FINANSIES

Deur die vervanging van die volgende:

Tariefitem	Subpos	Artikel Beskrywing	Skaal van Aksynsreg
104.15.03	2204.21.41	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	R2.50/li
104.15.05	2204.21.51	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	R4.59/li
104.15.07	2204.29.41	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	R2.50/li
104.15.09	2204.29.51	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	R4.59/li
104.16.03	2205.10.21	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	R2.50/li
104.16.05	2205.10.31	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	R4.59/li
104.16.09	2205.90.21	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	R2.50/li
104.16.11	2205.90.31	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	R4.59/li
104.17.15	2206.00.81	Ander gegiste drankte, ongefortifiseerd, met 'n alkoholsterkte van hoogstens 9 persent volume	R2.97/li
104.17.16	2206.00.82	Ander gegiste drankte, ongefortifiseerd, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	R2.97/li
104.17.17	2206.00.83	Ander gegiste drankte, gefortifiseerd, met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 23 persent vol.	R45.60/li aa
104.17.22	2206.00.85	Ander, mengsels van gegiste drankte en mengsels van gegiste drankte en nie-alkoholiese drankte, met 'n alkoholsterkte van hoogstens 9 persent volume	R2.97/li
104.17.25	2206.00.87	Ander, mengsels van gegiste drankte en mengsels van gegiste drankte en nie-alkoholiese drankte, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	R2.97/li

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 6 (NO. 6/30)**

In terms of section 75 of the Customs and Excise Act, 1964, Schedule No. 6 to the said Act is hereby amended to the extent set out in the Schedule hereto.


N NENE
DEPUTY MINISTER OF FINANCE

SCHEDULE

By the substitution of the following:

Rebate Item	Tariff Item	Rebate Code	CD	Description	Extent of Rebate	Extent of Refund
620.01	104.15.03	02.01	75	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	Full duty	
620.01	104.15.05	04.01	78	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.01	104.15.07	06.01	70	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	Full duty	
620.01	104.15.09	08.01	73	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.02	104.16.03	02.01	74	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.02	104.16.05	04.01	77	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.02	104.16.09	06.01	73	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.02	104.16.11	08.01	76	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.03	104.17.15	03.01	70	Other fermented beverages, unfortified, with an alcoholic strength not exceeding 9 per cent by volume	Full duty	
620.03	104.17.16	04.01	76	Other fermented beverages, unfortified, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.03	104.17.17	05.01	72	Other fermented beverages, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	Full duty	
620.03	104.17.22	06.01	76	Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength not exceeding 9 per cent by volume	Full duty	
620.03	104.17.25	07.01	76	Other fermented beverages, unfortified, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.04	104.15.03	02.01	70	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	Full duty	
620.04	104.15.05	04.01	73	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	

By the substitution of the following: (continued)

Rebate Item	Tariff Item	Rebate Code	CD	Description	Extent of Rebate	Extent of Refund
620.04	104.15.07	06.01	76	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 16.5 per cent by vol.	Full duty	
620.04	104.15.09	08.01	79	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.05	104.16.03	02.01	71	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.05	104.16.05	04.01	72	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.05	104.16.09	06.01	79	With an alcoholic strength of at least 6.5 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.05	104.16.11	08.01	71	With an alcoholic strength of at least 15 per cent by volume but not exceeding 22 per cent by vol.	Full duty	
620.06	104.17.15	03.01	75	Other fermented beverages, unfortified, with an alcoholic strength not exceeding 9 per cent by volume	Full duty	
620.06	104.17.16	04.01	71	Other fermented beverages, unfortified, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	Full duty	
620.06	104.17.17	05.01	78	Other fermented beverages, fortified, with an alcoholic strength of at least 15 per cent by volume but not exceeding 23 per cent by vol.	Full duty	
620.06	104.17.22	06.01	71	Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength not exceeding 9 per cent by volume	Full duty	
620.06	104.17.25	07.01	71	Other, mixtures of fermented beverages and mixtures of fermented beverages and non-alcoholic beverages, with an alcoholic strength of at least 9 per cent by volume but not exceeding 15 per cent by vol.	Full duty	

**DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NO. 6 (NO. 6/30)**

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae No. 6 by bogenoemde Wet hiermee gewysig in die mate in die Bylae hierby aangetoon.


N NENE
ADJUNKMINISTER VAN FINANSIES

BYLAE

Deur die vervanging van die volgende:

Kortingtem	Tariefitem	Kortingkode	TS	Beskrywing	Mate van Korting	Mate van Terugbetaling
620.01	104.15.03	02.01	75	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	Volle reg	
620.01	104.15.05	04.01	78	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.01	104.15.07	06.01	70	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	Volle reg	
620.01	104.15.09	08.01	73	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.02	104.16.03	02.01	74	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.02	104.16.05	04.01	77	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.02	104.16.09	06.01	73	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.02	104.16.11	08.01	76	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.03	104.17.15	03.01	70	Ander gegiste drankte, ongetortifiseerd, met 'n alkoholsterkte van hoogstens 9 persent volume	Volle reg	
620.03	104.17.16	04.01	76	Ander gegiste drankte, ongetortifiseerd, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.03	104.17.17	05.01	72	Ander gegiste drankte, gefortifiseerd, met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 23 persent vol.	Volle reg	
620.03	104.17.22	06.01	76	Ander, mengsels van gegiste drankte en mengsels van gegiste drankte en nie-alkoholiese drankte, met 'n alkoholsterkte van hoogstens 9 persent volume	Volle reg	
620.03	104.17.25	07.01	76	Ander gegiste drankte, ongetortifiseerd, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.04	104.15.03	02.01	70	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	Volle reg	
620.04	104.15.05	04.01	73	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.04	104.15.07	06.01	76	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 16.5 persent vol.	Volle reg	
620.04	104.15.09	08.01	79	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.05	104.16.03	02.01	71	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.05	104.16.05	04.01	72	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.05	104.16.09	06.01	79	Met 'n alkoholsterkte van minstens 6.5 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.05	104.16.11	08.01	71	Met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 22 persent vol.	Volle reg	
620.06	104.17.15	03.01	75	Ander gegiste drankte, ongetortifiseerd, met 'n alkoholsterkte van hoogstens 9 persent volume	Volle reg	

Deur die vervanging van die volgende: (vervolg)

Kortingtem	Tariefitem	Kortingkode	TS	Beskrywing	Mate van Korting	Mate van Terugbetaling
620.06	104.17.16	04.01	71	Ander gegiste drank, ongefortifiseerd, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	Volle reg	
620.06	104.17.17	05.01	78	Ander gegiste drank, gelortifiseerd, met 'n alkoholsterkte van minstens 15 persent volume maar hoogstens 23 persent vol.	Volle reg	
620.06	104.17.22	06.01	71	Ander, mengsels van gegiste drank en mengsels van gegiste drank en nie-alkoholiese drank, met 'n alkoholsterkte van hoogstens 9 persent volume	Volle reg	
620.06	104.17.25	07.01	71	Ander, mengsels van gegiste drank en mengsels van gegiste drank en nie-alkoholiese drank, met 'n alkoholsterkte van minstens 9 persent volume maar hoogstens 15 persent vol.	Volle reg	

No. R. 751

14 September 2012

CORRECTION NOTICE

**CUSTOMS AND EXCISE ACT, 1964.
AMENDMENT OF SCHEDULE NO. 6 (NO. 6/31)**

By the substitution for "rebate code 01.01" in rebate item 670.02/000.00 of Schedule No. 6, where it appears in Notice No. 567 of Government Gazette No. 35536 published on 27 July 2012, with "rebate code 01.00".

No. R. 751

14 September 2012

VERBETERINGSKENNISGEWING

**DOEANE- EN AKSYNSWET, 1964.
WYSIGING VAN BYLAE NO. 6 (NO. 6/31)**

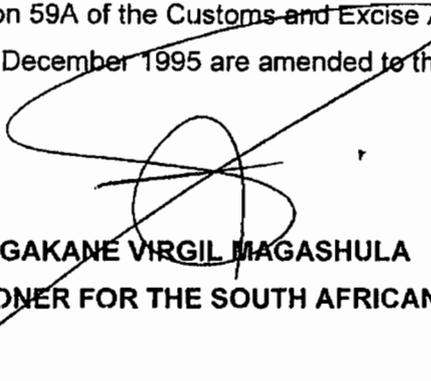
Deur die vervanging van "kortingkode 01.01" by kortingitem 670.02/000.00 van Bylae No. 6, waar dit voorkom in Kennisgewing No. 567 van Staatskoerant No. 35536 gepubliseer op 27 Julie 2012, met "kortingkode 01.00".

No. R. 752

14 September 2012

CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF RULES (DAR 107)

Under section 59A of the Customs and Excise Act, 1964, the rules published in Government Notice R. 1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto.



GEORGE NGAKANE VIRGIL MAGASHULA
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

By the substitution in item 202.00 of the Schedule to the Rules of the following form:

"DA 185 APPLICATION FORM: REGISTRATION/LICENSING OF CUSTOMS AND
EXCISE CLIENTS"



DA 185

APPLICATION FORM: REGISTRATION / LICENSING OF CUSTOMS AND EXCISE CLIENTS

For official use

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1. NOTES FOR THE COMPLETION OF FORM

1. Please indicate with an "X" in the appropriate block(s) whichever is applicable.
2. If the space provided on form DA185 and applicable annexure(s) is insufficient, the information must be furnished on a separate page, which must be attached to the form DA185 and the annexures.
3. Where the asterisk (*) appears, delete whichever is not applicable.
4. Please reflect the relevant customs and excise client number, customs and excise warehouse number or rebate user number when applying for the amendment of existing information or for a total cancellation per client type.
5. Please take note that a separate application form must be completed for each client type.
6. Please complete annexure DA185.C where security must be furnished.
7. Please take note that annexure DA 185.D must be completed and furnished where the answer is "No" to any of the statements in the paragraph 3 titled "Nationality".

2. EXISTING REGISTRANT/LICENSEE PARTICULARS

If currently registered/licensed with SARS, please state allocated customs client number.

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

3. NATIONALITY

Natural person, who is:

Juristic person, that is:

Located in the RSA:

Yes No

Located in the RSA:

Yes No **4. PURPOSE OF APPLICATION**

New Registration/Licensee or renewal:

Amendment of existing information:

Cancellation:

5. CLIENT TYPES

4.A REGISTRATION (section 59A and the rules thereto)		4.B LICENSING (section 60 and 61 and the rules thereto)	
4A1	Importer - Annexure DA 185.4A1	<input type="checkbox"/>	4B1 Special Manufacturing Warehouse – Annexure DA 185.4B1 (Section 21 and the rules thereto)
4A2	Exporter: (Annexure DA 185.4A2)	<input type="checkbox"/>	4B2 Manufacturing Warehouse – Annexure DA 185.4B2 (Sections 19A, 27 and 54E and Chapter VA and the rules thereto)
	• Exporter for SADC, TDCA and SACU/EFTA – Annexure DA 185.4A2 (rule 59A.01, rule 49A, B and C)	<input type="checkbox"/>	4B3 Storage Warehouse – Annexure DA 185.4B3
	• Exporter for AGOA – Section A of Annexure DA 185.4A2 & Form DA 46A1.02 (rules 46A1.02)	<input type="checkbox"/>	4B4 Special Storage Warehouse – Annexure DA 185.4B4 (Sections 19A and 21 and the rules thereto)
	• Approved Exporter for TDCA, SACU/EFTA – Section B of Annexure DA 185.4A2 & Form DA 49A.02 (rules 49A.18 (19), (20) and 49C.18(19)(20))	<input type="checkbox"/>	4B5 Clearing Agent – Annexure DA 185.4B5 (Section 64B and the rules thereto)
	• Exporter for GSP (various countries) – Section C of Annexure DA 185.4A2 & Form DA 46A.01 (rules 46A2.18)	<input type="checkbox"/>	4B6 Remover of goods in Bond – Annexure DA 185.4B6 (Section 64D and the rule thereto)
4A3	Rebate User (Schedule Nos. 3, 4 and 6) – Annexure DA 185.4A3 (Section 75 and the rules thereto)	<input type="checkbox"/>	4B7 Distributor of Fuel – Annexure DA 185.4B7 (Section 64F and the rules thereto)
4A4	Manufacturer – Annexure DA 185.4A4 & DA46A1.03 (Section 46)	<input type="checkbox"/>	4B8 Special Ad Valorem Manufacturing Warehouse – Annexure DA 185.4B8 (Section 36A and the rules thereto)
4A5	Special Manufacturing Warehouse: MIDP – Annexure DA 185.4A5	<input type="checkbox"/>	4B9 Storage Warehouse (Customs Controlled Area Enterprise) – Annexure DA 185.4B9 (Sections 19A, 21, 21A and Rule 21A.10)
4A6	Electronic Communication with SARS – Annexure DA 185.4A6 (Section 101A and the rules thereto)	<input type="checkbox"/>	4B10 Manufacturing Warehouse (Customs Controlled Area Enterprise) – Annexure DA 185.4B10 (Sections 19A, 21A, 27 and Rule 21A.10)
4A7	Producer – Annexure DA 185.4A7 & Form DA 46A.02 (rules 46A2.18)	<input type="checkbox"/>	
4A8	Commercial manufacturer of biodiesel – Annexure DA 185.4A8 (Section 37B and rule 37B.02(b))	<input type="checkbox"/>	
4A9	Non-commercial manufacturer of biodiesel – Annexure DA 185.4A9 (Section 37B and rule 37B.02(a))	<input type="checkbox"/>	
4A10	Manufacturer in terms of drawback items 501.00 to 521.00 (Note 2(a) to Part 1 of Schedule No. 5) – Annexure DA 185.4A10	<input type="checkbox"/>	
4A11	Industrial Development Zone Operator and/or designation of a Customs Controlled Area (CCA) – Annexure DA 185.4A11 (Sections 21A and Rule 21A.04)	<input type="checkbox"/>	
4A12	Electricity Producer – Annexure DA 185.4A12 (Chapter VA and the rules thereto)	<input type="checkbox"/>	
4A13	Registered Agent - Annexure DA 185.4A13	<input type="checkbox"/>	

6. BUSINESS / PERSON PARTICULARS											
Registered name of business or name of applicant:											
Business address: Street name and number:											
Building name and floor number:											
Suburb:											
City/Town:				Street code:							
Postal address:											
Suburb:											
City/Town:				Postal code:							
Business Telephone (Including code):		Code: ()		Tel. ()		Fax number (Including code):		Code: ()		Fax. ()	
Business e-mail address:											
7. SOUTH AFRICAN BANK ACCOUNT DETAILS											
Mark if you do not have a local savings or cheque account						<input type="checkbox"/>		Account No:			
Branch Name:						Branch No:					
Bank Name:						Cheque: <input type="checkbox"/>		Savings: <input type="checkbox"/>		Transmission: <input type="checkbox"/>	
Account Holder Name:											
8. SARS REVENUE IDENTIFICATION NUMBERS (if applicable)											
i. VAT Registration Number:		4				ii. Income Tax Reference Number:					
iii. PAYE Reference Number:		7				iv. SDL Reference Number:		L			
v. UIF Reference Number:		U									
9. NATURE OF BUSINESS											
Company		Close Corporation		Trust		Sole Proprietor / Individual		Partnership			
Co-op		Public Authority		Foreign Individual		Foreign / External Company		Sole Proprietor			
Company / Close Corporation / Trust* Registration Number:											
10. PARTICULARS OF SOLE PROPRIETOR / INDIVIDUAL AND / OR PARTNERS											
i. Initials:				First Name/s:						Passport Country (e.g. South Africa = ZAF)	
Surname:											
Capacity:											
ID / Passport No:											
ii. Initials:				First Name/s:						Passport Country (e.g. South Africa = ZAF)	
Surname:											
Capacity:											
ID / Passport No:											
iii. Initials:				First Name/s:						Passport Country (e.g. South Africa = ZAF)	
Surname:											
Capacity:											
ID / Passport No:											
11. PUBLIC OFFICER / REPRESENTATIVE											
Surname:											
First Name:											
Telephone (Including code):		Code: ()		Tel. ()		Fax number (Including code):		Code: ()		Fax. ()	
E-mail address:						Cellular Phone Number:		()			
Public Officer: <input type="checkbox"/>		Curator/Trustee: <input type="checkbox"/>		Partner: <input type="checkbox"/>		Accounting officer / Treasurer / Financial Officer: <input type="checkbox"/>		Other, please specify:			
12. INFORMATION REGARDING CONTRAVENTIONS AND OTHER MATTERS											
Please indicate whether during the preceding five years, any person contemplated in the rules for section 59A or 60:-											
(a) Has contravened or failed to comply with the provisions of the Act.								Yes:		No:	

(b) Has failed to comply with any condition, obligation or other requirement imposed by the Commissioner.	Yes:		No:	
(c) Has been convicted of any offence under the Act.	Yes:		No:	
(d) Has been convicted of any offence involving dishonesty.	Yes:		No:	
(e) Has made any false or misleading statement in any material respect or omitted to state any material fact which was required to be stated in any application for registration or for any other purpose under the Act.	Yes:		No:	
(f) Has ever been insolvent or in liquidation.	Yes:		No:	

Note:

- If the answer is "yes" to any of the above questions, full details must be furnished on a separate page and attached to the application.
- Any applicant may, where it is contended in respect of paragraphs (a) and (b) that the contravention or failure was inadvertent, without fraudulent intent or gross negligence, a submission to this effect should be furnished on a separate page and attached to the application.

13. DOCUMENTS IN SUPPORT OF APPLICATION

The following information / documents not older than 3 months must be submitted with this application form.

Natural person or juristic person located in the RSA

- One of the following documents to prove bank details i.e. : the account holder's name, bank account number and bank branch code:
 - An original bank statement or a legible certified copy of an original bank statement;
 - An original letter from the bank; or
 - An original auto bank statement.
- Certified copies of the following documents (whichever is relevant):
 - Registration certificate of business (as issued by the Registrar of Companies or Master of the Supreme Court in the case of a Trust);
 - Municipal account to confirm the address details;
 - Agency Contract between agent and foreign principal;
 - Duly completed DA 185.C;
 - Duly completed DA 185.D;
 - VAT, IT, PAYE, SDL, UIF letters from SARS to confirm revenue registration details;
 - A fixed telephone line operator's and/or cell phone account to confirm contact details; and
 - Identity/passport documents of –
 - Individual
 - Partnership, Close Corporation and Trust (All Members / Partners / Trustees)
 - Company (All Directors, including Managing Director and Financial Director)
- Any other information as the Commissioner for SARS may require.

Natural person or juristic person not located in the RSA

- Certified copies of the following documents (whichever is relevant):
 - Agency Contract between applicant and agent (with an established place of business in the RSA) other than clearing agent;
 - VAT letters from SARS to confirm revenue registration details (if applicable);
 - Proof of company registration from the relevant competent authority in the foreign country; and
 - Identity document or passport
- Any other information as the Commissioner for SARS may require.

14. DECLARATION:

I hereby-

- (a) declare that the particulars in the application and all enclosures are true and correct; and
- (b) undertake to-
 - (i) inform the South African Revenue Service immediately of any changes in the particulars furnished in the application;
 - (ii) comply with the customs and excise laws and procedures.

(Initials and Surname)

(Status / Capacity, e.g. Director)

(Signature)

(Date & Place)

15. FOR OFFICIAL USE ONLY

I, _____ Team Member, at _____ Office hereby certify /
Full name and surname *Branch Office name*

- confirm that the applicant / representative*:
- Visited this office in person;
 - Is in fact the person reflected on his/her identification document/passport*; and
 - Is the person as is reflected on the letter of authority (where applicable).

Team Member: SID

Team Member: Signature

Date

I, _____ Team Leader, at _____ Office hereby certify /
Full name and surname *Office name*

- confirm that the applicant / representative*:
- Visited this office in person;
 - Is in fact the person reflected on his/her identification document/passport*; and
 - Is the person as is reflected on the letter of authority (where applicable).

Team Leader: SID

Team Leader: Signature

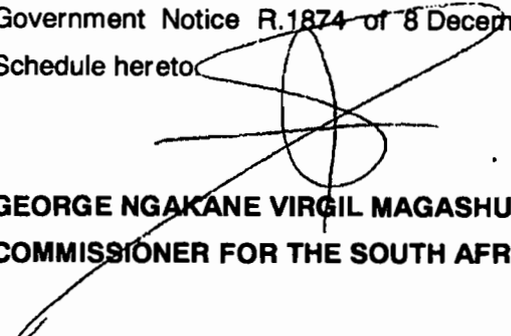
Date

No. R. 753

14 September 2012

**CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF RULES (DAR 106)**

Under sections 15 and 120 of the Customs and Excise Act, 1964, the rules published in Government Notice R.1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto.


**GEORGE NGAKANE VIRGIL MAGASHULA
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE**

SCHEDULE

- (a) By the substitution in rule 15.01(a) (i) for the definitions of "goods" and "personal effects" of the following definitions:

"goods" in relation to goods required to be declared on form DA 331 or forms TC-01 and TRD1 means goods contemplated in section 15(1) carried by a traveller on his or her person or included in his or her accompanied baggage;

"personal effects" means, subject to item 407.01 of Schedule No. 4, goods (new or used) in the accompanied or unaccompanied baggage of a traveller which that traveller has on or with him or her or takes along or had taken along for, and reasonably required for, personal or own use, such as any wearing apparel, toilet articles, medicine, personal jewellery, watch, cellular phone, automatic data processing machines, baby carriages and strollers, wheelchairs for persons living with disability, sporting equipment, food and drinks and other goods evidently on or with that person for personal or own use, but excludes goods that must be declared on form DA 331 or forms TC-01 and TRD1 and commercial goods;

- (b) By the substitution in rule 15.01(a) for subparagraph (ii) of the following subparagraph:

"(ii) A traveller may only use form TC-01 or forms TC-01 and TRD1, for declaring goods or vehicles required to be declared on these forms at the following places and from the date specified for each place:

Place	Date from
Ramathlabama	30 May 2012
Nerston	9 June 2012
Mahamba	16 June 2012
Mananga	30 June 2012
Jeppe's Reef	7 July 2012
Nakop	21 July 2012
Violsdrift	21 July 2012"

(c) By the substitution in rule 15.01(a) for subparagraph (iii) of the following subparagraph:

"(iii) A traveller completing forms TC-01 or TRD1 shall comply with the directives for obtaining, completing and submitting these forms as outlined in the Traveller Processing Policy – External and the Standard Operating Procedures: Traveller Assessment and Goods registration for re-importation and re-exportation – External and the Completion Manual for Traveller Declarations electronically available from the SARS website or at any SARS branch office."

(d) By the substitution in rule 15.01 for paragraph (b) of the following paragraph:

- "(b) (i) A traveller entering the Republic shall, except as otherwise specified in these rules—
- (aa) declare all goods or any vehicle on form DA 331 or forms TC-01 and TRD1 as contemplated in paragraph (a)(i) at the place where he or she enters the Republic;
 - (bb) comply with any requirement specified in such form or the notes thereto in respect of the goods or vehicle concerned and the directives referred to in paragraph (a)(iii).

- (ii) A traveller leaving the Republic —
 - (aa) may without declaring any goods on a form DA 331 or TC-01 and TRD1 exit the restricted area at the place where he or she leaves the Republic if the goods upon his or her person or in his or her possession are personal effects.
 - (bb) shall -
 - (A) declare on form DA 331 or forms TC-01 and TRD1 any goods on his person or in his possession that are required to be declared on those forms before leaving the restricted area at the place where he or she leaves the Republic;
 - (B) if commercial goods, clear the goods as contemplated in rule 15.02.
- (iii) For the purposes of declaring goods in terms of section 15(1), a traveller leaving the restricted area at the place where he or she leaves the Republic without declaring any goods on form DA 331 or forms TC-01 and TRD1 must be regarded as declaring that he or she has no goods upon his or her person or in his or her accompanied baggage other than the goods contemplated in subparagraph (i)(aa).
- (iv) Any goods or any vehicle temporarily imported or exported must be so declared whether temporarily imported from or temporarily exported directly to any country outside the common customs area or temporarily imported from or temporarily exported to or through the territory of any other country in the common customs area."

(e) By the substitution in rule 15.01(c)(i) for item (aa) of the following item:

"(aa) Any traveller who has any goods for commercial purposes on his or her person or in his or her accompanied baggage on entering or leaving the Republic must complete the statement in respect thereof on form DA 331 or form TC-01."

(f) By the substitution for rule 15.02 of the following rule:

"15.02 Except goods that may be declared as provided for under item 410.04 of Schedule No. 4, any goods brought into or taken from the Republic for commercial purposes, whether or not for own use, shall be entered in terms of the provisions of section 38.

- (g) By the substitution in rule 15.03 for the words preceding paragraph (a) and paragraph (a) of the following words and paragraph:

“Subject to these rules, no person –

- (a) entering or leaving the Republic shall remove his or her baggage, or any other goods accompanying him or her, from customs and excise control, or cause such baggage or goods to be so removed unless so authorized by the Controller; and”

- (h) By the substitution in item 202.00 of the Schedule to the Rules of the following forms:

“TC-01 Traveller Card

DA 331 Traveller Declaration”

Upon arrival or departure in / from South Africa ALL goods must be declared

- This declaration must be completed with a black / blue pen in English using capital letters
- Parents or guardians should assist minors to complete the Traveller Card
- Each traveller (or legal guardian in the case of minors) must sign the Traveller Card
- Only the original Traveller Card may be submitted to the Immigration Officer
- After Immigration proceed to either the RED or GREEN channel

Import of the following goods into South Africa is strictly PROHIBITED:

- | | |
|------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------|
|  Narcotics and habit-forming drugs |  Cigarettes of which the mass exceeds 2kg per 1 000 |
|  Fully automatic, military and unnumbered weapons |  Trade description or trademark in contravention of any legislative requirements |
|  Explosives and fireworks |  Unlawful reproductions of any work subject to copyright |
|  Poison and toxic substances |  Penitentiary or prison-made goods |

RESTRICTED goods may be imported if you are in possession of the necessary authority or permit.**Examples include:**

- | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------|
|  Firearms |  Animals, plants and their products |
|  All gold coins or RSA banknotes or bearer instruments in excess of R25 000 or foreign currency exceeding US\$10 000 or equivalent |  Medicine |
|  Unprocessed minerals |  Herbal products |

The following goods may be imported in terms of duty- and tax-free ALLOWANCES to a maximum of:

- | | |
|------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------|
|  Wine – 2 litres |  Pipe or cigarette tobacco – 250 grams |
|  Other alcoholic beverages – 1 litre |  Cigarettes – 200 |
|  Accompanied baggage – new or used goods up to R5 000 |  Cigars – 20 |
| |  Up to 50ml Perfume and 250ml eau de toilette |

- A traveller is entitled to these allowances once per person during a period of 30 days after an absence of 48 hours from South Africa
- The tobacco and alcohol allowance is not applicable to persons under the age of 18 years
- Crew members are not entitled to any consumable allowances

- Personal effects and/or sporting and recreational equipment are duty and tax free if brought in by:
 - Visitors for own use and if goods do not remain in South Africa
 - Returning residents where such goods can be identified as the same goods that were taken abroad
- Goods in excess of allowances may attract Customs duty and/or VAT
- Failure to declare any goods, the under-declaration of value or the production of false receipts can lead to seizure of goods, criminal prosecution and imposition of severe penalties



Unaccompanied baggage

Unaccompanied baggage means personal items that you import into South Africa independently from the baggage that accompanied you on your flight and does not include commercial goods. The duty free concessions that apply to accompanied baggage do not apply to unaccompanied baggage and any duty and VAT due thereon must be paid. Please insert the air waybill number applicable to the unaccompanied baggage on the front page of the DA331.



Financial

The laws of the Republic provide for the monitoring of currency brought into or taken from the Republic. Amounts to be reported are South African currency exceeding R25 000 and foreign currency exceeding the equivalent of \$10 000 carried on your person or in your baggage.



Crew members (including the master or pilot)

Crew members are entitled to a duty free allowance of a value not exceeding R700. The value of the items that may be assessed on a flat rate, of 20% is restricted to R2 000 per member.



Registration of goods for re-importation

- Only goods which can be adequately described and are capable of identification beyond all doubt, - e.g. items with serial numbers or identifiable marks, may be registered for re-importation.
- This form must be retained by the traveller and handed to a customs officer when the articles registered are returned to South Africa, otherwise full duty and VAT will be levied thereon.



Temporary importation of vehicles and other articles (for tourists and travellers resident in foreign countries)

Please ensure that you have the relevant clearance document for the vehicle i.e. Carnets, permits, etc., if applicable:

- This form must be retained by the driver and must be produced on demand to any customs officer or traffic / police official.
- It is compulsory to endorse the Carnet number on the form where the driver is in possession of a Carnet.
- This form is only valid for the duration of the visit and in respect of the goods mentioned thereon.
- The form must be returned to a customs officer at the port of exit upon final departure from South Africa, where upon you will receive an acquittal form.
- Only one vehicle may be declared per DA331 form.
- The vehicle must exit South Africa through a designated port of exit on or before the expiration date.
- Failure to comply with the abovementioned conditions will result in the application of the punitive measures of the Customs and Excise Act, including the detention or seizure of the vehicle.
- If you are not the holder of the licence for the vehicle from the owner authorising the removal must be produced.



Should you require any assistance in completing this form, please contact the customs officer on duty. Once completed, please tear carefully along the perforation and hand in only the completed form to the customs officer. As this declaration will be scanned, please exercise care not to fold or damage the declaration in any way.

REPUBLIC OF SOUTH AFRICA

TRAVELLER DECLARATION

DA 331 FOR OFFICIAL USE ONLY

Customs and Excise Act 91 of 1964

Use capital letters and where applicable mark with an X. Please read the notes carefully and ensure that you complete ALL fields applicable to your mode of transport. Please retain this form for your return journey.

Inbound Outbound

Surname

First name(s)

Nationality

Passport number

ID number (SA Residents)

Duration of visit days

Frequent Traveller

Mode of Transport:

Air Sea Rail Road

Flight, voyage or vehicle registration number

To be completed by driver of vehicle only:

Owner

Make of Vehicle

Value R

VIN / Chassis no

Carnet Number (if applicable)

Passengers (State how many)

Purpose of travel:

Holiday Business Study

Crew Immigration Diplomatic

Employment Other (specify) _____

Please turn over →



SARS
At Your Service

Lehze La SARS, 299 Bronkhorst Street, Niaw Mucklenauk, 0*61,
Private Bag X923, Pretoria, 0001, South Africa
Web: www.sars.gov.za
Call Centre Number 0860 12 12 18



SARS
At Your Service

REPUBLIC OF SOUTH AFRICA (Traveller declaration continued)

Are you in possession of the following?

If Yes, please complete the relevant section.

South African currency exceeding R25 000?

Yes No

Foreign currency exceeding the equivalent of \$10 000?

Consumables in excess of the duty free allowances?

Any commercial goods?

Description	Quantity	Statistical Unit	Value
-------------	----------	------------------	-------

Other goods, not mentioned above, obtained outside the Republic including goods obtained at tax free shops?

Description	Value	Currency
-------------	-------	----------

Goods for which you are applying to be registered for temporary importation (excluding goods for which a carnet has been issued)?

Description	Serial / Registration No.	Value / Currency
-------------	---------------------------	------------------

Goods you intend registering for re-importation?

Description	Serial / Registration No.	Value / Currency
-------------	---------------------------	------------------

Ensure that you have declared all goods. A false declaration may result in penalties, forfeiture and / or prosecution.

Declaration by traveller or legal guardian

I hereby declare that the particulars herein are true and correct. I consent that SARS may make information relating to my currency declaration available to institutions under the direction or control of the Minister of Finance to facilitate the administration of the laws of the Republic relating to the monitoring of currency brought into or taken from the Republic.

Signature _____ Date _____

Approval by Customs officer
 I have verified the correctness of the particulars listed.

Signature _____ Date _____

Welcome to the Republic of South Africa

Allowances

Notes to assist you in completing your traveller declaration

- Who must complete a traveller declaration**
- All travellers who enter the red channel.
 - Travellers who enter the green channel and are requested to do so by a customs officer.
 - Where red and green channels are not provided, all travellers must complete a traveller declaration.
 - Frequent travellers (daily or weekly) need only complete the traveller declaration on a yearly basis if registered with the applicable office.
 - Parents or guardians should assist minors to complete the declaration.

- How to complete the declaration**
- Complete the form in English.
 - Print in capital letters with a black / blue pen.
 - Mark boxes with an X.
 - Each traveller (or legal guardian in the case of minors) must sign the declaration.

- Channels - Red or Green at airports and some border crossings**
 After collecting your baggage you must proceed to the Red (Goods to Declare) or Green (Nothing to Declare) channel:
- If you have in your possession any prohibited / restricted goods and / or goods which fall outside your duty free allowance, or if you are unsure whether any goods in your possession fall within these categories, please proceed to the Red Channel.
 - If the goods in your possession fall within your duty free allowance and you do not have any prohibited and restricted goods in your possession, please proceed to the Green Channel.

Note
 You may be stopped and questioned by a customs officer in either the Red or Green channel. Your baggage and / or person may also be subjected to further scrutiny or search.

- Prohibited Goods**
 The importation of the following goods into South Africa is strictly prohibited:
- Narcotic and habit-forming drugs in any form
 - Fully automatic, military and unnumbered weapons
 - Explosives and fireworks
 - Poison and other toxic substances
 - Cigarettes with a mass of more than 2kg per 1 000
 - Goods to which a trade description or trade mark is applied in contravention of any Act (for example counterfeit goods)
 - Unlawful reproductions of any works subject to copyright
 - Penitentiary or prison-made goods

- Restricted Goods**
 Certain goods may only be imported provided you are in possession of the necessary authority / permit. A few examples of the goods in question are listed here for your information:
- Firearms
 - South African bank notes in excess of R25 000
 - Gold: In coin, jewellery or any other form other than personal effects
 - Coin and stamp collectors
 - Unprocessed gold
 - Animals, plants and their products (e.g. animal skins, dairy products, honey)
 - Medicine (excluding sufficient quantities for one month for own personal treatment accompanied by a letter or certified prescription from a registered physician)

All goods must be declared and the following may be imported without the payment of customs duty and VAT.

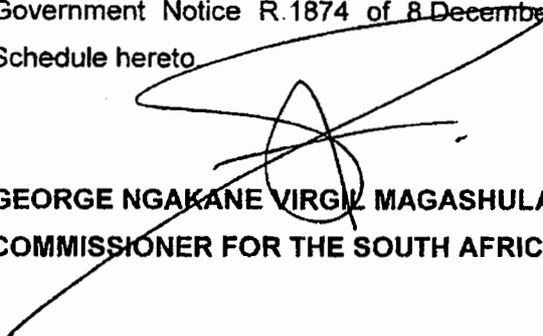
Personal effects, sporting and recreational equipment		
Returning residents		Shall only be permitted provided the goods can be identified as being the same goods that were taken abroad. Accompanied or unaccompanied passengers' baggage.
Visitors	The goods may not include gifts, samples or goods for commercial purposes.	Brought in for own use and may not remain in South Africa. Accompanied or unaccompanied passengers' baggage.
Consumables		
Two (2) litres of wine per person One (1) litre of spirits and / or other alcoholic beverage per person Two hundred (200) cigarettes per person Twenty (20) cigars per person Two hundred and fifty grams (250g) pipe tobacco per person Fifty millilitres (50ml) perfume per person Two hundred and fifty millilitres (250ml) eau-de-toilette per person	The tobacco and alcoholic allowance are not applicable to persons under the age of 18 years.	These are only allowed once per person during a period of thirty (30) days and are not applicable if imported after an absence of less than forty eight (48) hours from South Africa. Consumables imported in excess of the quantities stipulated will be assessed for customs duty and VAT.
Other Goods		
New or used goods up to R5 000 per person and Additional goods (new or used) of a total value not exceeding R20 000 per person.	Consumables listed above. Consumables listed above.	Only applicable to accompanied baggage. Only applicable to accompanied baggage Goods will attract a 20% rate of duty. Passengers may request the goods to be assessed individually in which case the goods will attract customs duty at the applicable rate as well as the standard rate of VAT.

No. R. 754

14 September 2012

CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF RULES (DAR 108)

Under sections 57A and 120 of the Customs and Excise Act, 1964, the rules published in Government Notice R.1874 of 8 December 1995 are amended to the extent set out in the Schedule hereto



GEORGE NGAKANE VIRGIL MAGASHULA
COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

By the substitution in item 202.00 of the Schedule to the Rules of the following form:

"DA 70 Application to make provisional payment"

	APPLICATION TO MAKE PROVISIONAL PAYMENT	DA 70 (Page 1 of 2)
-----------------------------------------------------------------------------------	--------------------------------------------------------	-------------------------------

1. Applicant details (* Mark appropriate box with an "X")										
Name: _____										
Client Code No: _____										
Client File Reference No: _____										
Importer: <input type="checkbox"/>		Exporter: <input type="checkbox"/>		Other (specify): <input type="checkbox"/>						
2. Payment details (*Insert only the applicable purpose code)										
Purpose:		*Code			Registration number and date received:					
Possible penalty (PEN):										
Forfeiture (FOR):										
Other (OTH):										
Amount	Rand	Cent	Amount in words							
Branch Office: _____										
3. Circumstances of or reason for the application										
<i>Circumstances of or reasons for the application (including, in the case of a deposit as contemplated in section 91 of the Customs and Excise Act, 1964, the section(s) contravened or not complied with) and a description of the transaction involved</i>										
4. Declaration										
I, _____, for and on behalf of _____, being duly authorised to sign this declaration, hereby undertake to comply with the requirements of the Customs and Excise Act, 1964, and the rules in respect of the goods or circumstances to which this payment relates within the understated period determined by the Branch Manager.										
Signature		Capacity		Place		Date (CCYYMMDD)				
5. Clearance details										
Movement Reference No (MRN):			Date(CCYYMMDD):							
Supplier:			of (Country):							
Marks and numbers, quantity and description of packages		Country of origin	Tariff subheading/item	Description and particulars of goods for duty and VAT purposes		Value R	Duty		VAT	
							Rand	Cent	Rand	Cent
6. Application in terms of section 91										
For the purposes of section 91, I, _____, for and on behalf of _____, being duly authorised to sign this declaration, hereby –										
(a) apply for the matter stated in the circumstances column above to be determined by the Commissioner;										
(b) agree to abide by the Commissioner's decision; and										
(c) deposit the amount required by the Commissioner.										
Signature		Capacity		Place		Date (CCYYMMDD)				
DA 70 date:		DA 70 number:								

	APPLICATION TO MAKE PROVISIONAL PAYMENT	DA 70 (Page 2 of 2 – Reverse side)
-----------------------------------------------------------------------------------	--------------------------------------------------------	----------------------------------------------

FOR OFFICIAL USE ONLY

The provisional payment may be accepted provided the relevant requirements are complied with within (period)

.....
 Print Name Designation Signature Date (CCYYMMDD)

Disposal Instructions

- The amount of R.....may be refunded to the depositor
- The amount of R.....may remain in the account
- The amount of R.....may be estreated to revenue

.....
 Print Name Designation Signature Date (CCYYMMDD)

Type of payment transaction	Transaction reference No	Transaction date (CCYYMMDD)

Officer's Report

.....
 Print Name Designation Signature Date (CCYYMMDD)