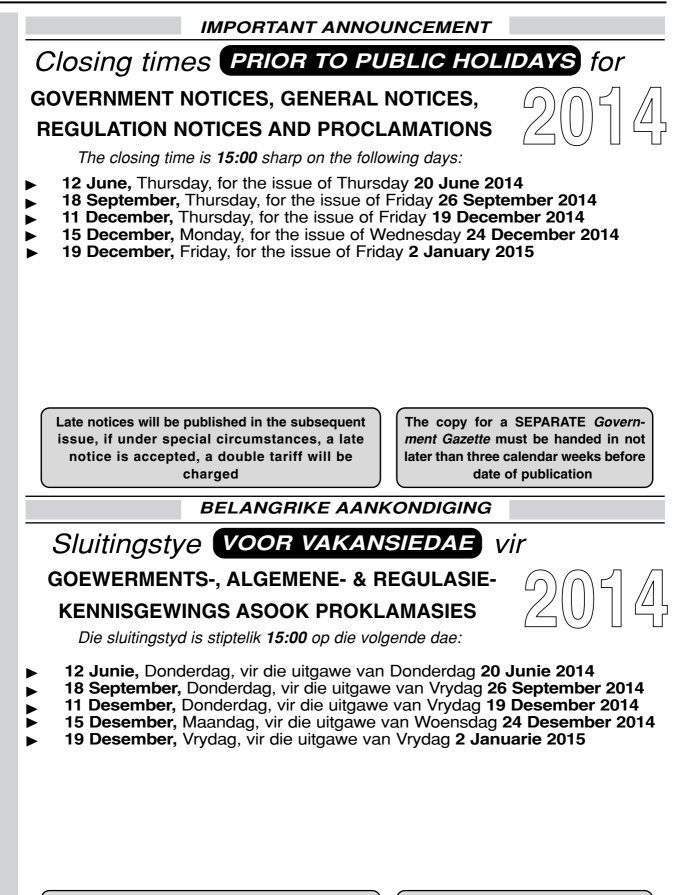


IMPORTANT NOTICE

The Government Printing Works will not be held responsible for faxed documents not received due to errors on the fax machine or faxes received which are unclear or incomplete. Please be advised that an "OK" slip, received from a fax machine, will not be accepted as proof that documents were received by the GPW for printing. If documents are faxed to the GPW it will be the sender's responsibility to phone and confirm that the documents were received in good order.

Furthermore the Government Printing Works will also not be held responsible for cancellations and amendments which have not been done on original documents received from clients.

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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

SOUTH AFRICAN REVENUE SERVICE SUID-AFRIKAANSE INKOMSTEDIENS

No. R. 361

16 May 2014

CUSTOMS AND EXCISE ACT, 1964 AMENDMENT OF RULES (DAR/138)

Under section 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

VISVANATHAN PILLAY ACTING COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

(a) By the insertion in item 202.00 of the Schedule to the Rules of the following form:

"CR 1 General Application for Customs Refund: Voucher of Correction - Submission of documents in terms of Rule 76.04"

CR1

3



SOUTH AFRICAN REVENUE SERVICE

GENERAL APPLICATION FOR CUSTOMS REFUND: VOUCHER OF CORRECTION SUBMISSION OF DOCUMENTS IN TERMS OF RULE 76.04

A. CLA	M PARTICL	LARS								
LRN: MRN:							Case num	ber:		
							<u></u>			
	LICANT INF	ORMAT	ION							
B1: Applicant information										
Name										
Customs Code										
Address										
B2: Type of Refund										
Please indicate the typ Assessed duty on value	e of refund wi higher than va	th an "X" ue for dut	v in the	approp						
purposes							rror in calcula			
Incorrect tariff classification/tariff determination under section 47(9)				Goods having been damaged, destroyed or irrecoverably lost prior to release						
Short landed, short shipped or short packed goods			Adjustm	ent of bi	ill of entry i.t.	o. section 40(3))			
Other (please specify):					Goods a	abandon	led			
B3: Applicant Indem	nity									
In consideration of this c	claim being paid	l *l/we							(App	licant),
herein represented by								(F	Person's full	name),
in *his/her capacity as, , *he/she being duly authorised to furnish this indemnity hereby agree and undertake to hold harmless and keep indemnified the Commissioner against any claim, loss or damage, cost and expenses, arising from any cause whatsoever which may be made against, or sustained or incurred by the Commissioner, as a result of payment of this claim. Signed on this										
~ 										
B4: Grounds for claim Important note: - It is of the utmost importance that the reasons advanced for this claim be fully motivated and set out										
hereunder. It is incumbent upon the applicant to explain clearly why a refund is due and to ensure that the claim is proved by means of other supporting documents. If these requirements are not strictly adhered to, the claim will be rejected and may become time-expired.										
I,										
Signed on this day of the month (ccyy)atatat										
Signature										
*Delete which is not applica	able									

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. R. 362

16 May 2014

NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT (Act 5 of 2008)

THE COMPULSORY SPECIFICATION FOR HOT WATER STORAGE TANKS FOR DOMESTIC USE (VC 9006)

I, Dr Rob Davies, Minister of Trade and Industry, hereby under Section 13 (1) (a) of the National Regulator for Compulsory Specifications Act (Act 5 of 2008), and on recommendation of the NRCS Board, declare the Compulsory Specification set out in the attached schedule, to be a Compulsory Specification for hot water storage tanks for domestic use, with effect from the date two (2) months after publication of this notice.

Dr Rob Davies, MP Minister of Trade and Industry

VC 9006

COMPULSORY SPECIFICATION FOR HOT WATER STORAGE TANKS FOR DOMESTIC USE

SCHEDULE

1. SCOPE

This compulsory specification covers the requirements for hot water storage tanks for domestic use. It includes

• fixed electrical storage water heaters;

• stand-alone water heaters and water containers, with or without heat exchangers or heating jackets, intended for use in solar heating and heat pump applications; and

tanks used for storage of hot water only.

2. **DEFINITIONS**

For the purposes of this compulsory specification the definitions in SANS 151 *Fixed electrical storage water heaters* and the following shall apply:

2.1 applicant:

A manufacturer or importer applying for approval of hot water storage tanks. The manufacturer or importer shall be an existing legal entity within the Republic of South Africa.

2.2 approval:

Confirmation by the NRCS that hot water storage tanks satisfy the requirements of this Compulsory Specification;

2.3 manufacturer:

Entity that manufactures hot water storage tanks;

2.4 Minister:

The Minister of Trade and Industry.

2.5 NRCS:

The National Regulator for Compulsory Specifications, established by the National Regulator for Compulsory Specifications Act, 2008 (Act No. 5 of 2008).

3. SPECIFIC REQUIREMENTS

3.1 Fixed electrical storage water heaters shall comply with the requirements of SANS 151 *Fixed electrical storage water heaters.*

3.2 Hot water storage tanks that do not incorporate means of electrical resistance heating shall comply with the requirements of SANS 151 excepting for the following:

For electrical safety: Clause 4.5 of Edition 7.1 – Safety Requirements;

• Clause 5.5 of Edition 7.1 - Mounting of heating units and thermostats where applicable;

Clause 5.10 of Edition 7.1 - Electrical connections;

• Clause 5.11 of Edition 7.1 - Immersion heaters and thermostats (where provision is made for the fitment thereof)

• Clause 6.7 of Edition 7.1 - Hot water output (standard, solar, and heat pump water heaters);

Clause 6.8 of Edition 7.1 - Reheating time (where provision is made for heating units);

• The markings in clause 8.1.1.d) and 8.1.3 of Edition 7.1 - Whether the water heater is a standard water heater or a solar (or dual) water heater; and Additional marking, respectively.

3.3 The applicant shall ensure that every type of hot water storage tank has been approved by the NRCS in accordance with the requirements of Annex A of this compulsory specification before manufacture, import, sale or supply.

3.4 The applicant shall inform the NRCS of any change in the material, method of manufacture, design or components affecting any mandatory requirement of this compulsory specification. In the event of such change/s the NRCS may, at its discretion, demand the submission of fresh evidence of conformity or a new application for approval.

4. CONFORMITY TO REFERENCED STANDARDS

For the purposes of this compulsory specification, a new edition of a referenced standard shall become effective 12 months from the date of publication as a South African National Standard. When a new edition of a referenced standard is published, products originally approved in accordance with the previous edition of that standard may on application have their approval extended by the NRCS.

ANNEX A - APPROVAL OF HOT WATER STORAGE TANKS

A.1 APPLICATION FOR APPROVAL

The applicant shall apply to the NRCS for approval of every type of hot water storage tank. The application shall be accompanied by the following:

A.1.1 Technical specifications and drawings compiled in sufficient detail to identify the type and model of the hot water storage tank, method of assembly, and materials of construction.

A.1.2 Details of the manufacturing plant/s where the hot water storage tank is produced;

A.1.3 Evidence of conformity including test reports by a conformity assessment body recognized in terms of the NRCS's Conformity Assessment Policy issued less than 12 months before the date of submission to the NRCS, that prove compliance with all the requirements of this compulsory specification;

A.1.4 The markings to be applied to each type and model of hot water storage tank;

A.1.5 Information for users including instructions for use;

A.1.6 Information to the satisfaction of the NRCS regarding the measures taken by the applicant to ensure ongoing conformity with the mandatory requirements of this compulsory specification; and

A.1.7 Any reasonable additional information in order to clarify the above that may be requested by the NRCS.

A.2 APPROVAL

A.2.1 The NRCS shall assess the evidence of conformity supplied by the applicant and shall grant approval when the mandatory requirements have been met.

A.2.2 The NRCS shall assign a unique approval number to each approved type and model of hot water storage tank.

A.2.3 The NRCS shall confirm that approval has been granted to the applicant by means of a Letter of Authority certificate bearing the approval number referred to in paragraph A.2.2.

A.2.4 The approval granted with respect to hot water storage tanks pursuant to this compulsory specification may be withdrawn by the NRCS at any time, by giving written notice to the applicant, if the requirements have not been met or maintained.

No. R. 363

NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT (Act 5 of 2008)

THE COMPULSORY SPECIFICATION FOR SAFETY GLASS AND OTHER SAFETY GLAZING MATERIALS - VC 9003

I, Dr. Rob Davies, Minister of Trade and Industry, under Section 13 (1) (a) of the National Regulator for Compulsory Specifications Act (Act 5 of 2008) and on recommendation of the NRCS Board, hereby declares the Compulsory Specification as set out in the attached schedule, with effect two (2) months from the date of publication of this notice.

Dr Rob Davies, MP Minister of Trade and Industry

SCHEDULE

THE COMPULSORY SPECIFICATION FOR SAFETY GLASS AND OTHER SAFETY GLAZING MATERIALS- VC 9003

1. SCOPE

- 1.1 This compulsory specification covers the requirements for safety glass and other safety glazing materials used in buildings in accordance with Part N of the National Building Regulations, and in any other application in which breakage due to human contact may result in serious injuries. Products within the scope of this compulsory specification include but are not limited to: Stock sheets of laminated safety glazing materials, i.e. sheets of safety glazing produced by a manufacturer equipped to laminate safety glass that will be cut to size by an installer;
- Toughened safety glass, i.e. panels of flat safety glazing manufactured from flat glass, cut to size, and then tempered;
- Polymeric glazing, i.e. sheets of transparent plastics that can be cut to size;
- Any glazed products that may be subjected to human impact;
- Any other material claimed to be safety glazing.
- **1.2** Safety glazing used in automotive applications is excluded.

2. **DEFINITIONS**

For the purposes of this compulsory specification the following definitions shall apply:

- **2.1 applicant:** A manufacturer or importer applying for approval of safety glazing materials. The manufacturer or importer shall be an existing legal entity within the Republic of South Africa.
- **2.2 approval:** Confirmation by the NRCS that a particular type of safety glazing material satisfies the requirements of this Compulsory Specification.
- **2.3 building:** The definition of "building" contained in section 1 of the National Building Regulations and Building Standards Act 103 of 1977 shall apply.
- **2.4 Manufacturer:** Entity that manufactures safety glazing materials.
- 2.5 NRCS: The National Regulator for Compulsory Specifications (the Regulator) established by the National Regulator for Compulsory Specifications Act, 2008 (Act No. 5 of 2008)

- **2.6 type of safety glazing material:** Safety glazing material that does not differ in essential aspects such as thickness, colour, design and method of manufacture. Types include:
 - Laminated safety glass;
 - Toughened safety glass;
 - Toughened laminated safety glass;
 - Safety film backed safety glass, including mirrors made from glass, and installed in compliance with the National Building Regulations;
 - Polymeric safety glazing; and
 - Any other type of material that is claimed to be safety glazing.
- **2.7** safety glazing material: Glazing material that is so manufactured, constructed, treated and combined with other materials and components that, if broken by human contact, the likelihood of cutting or piercing injuries that might result from such contact are minimized.
- 2.8 the Minister: The Minister of Trade and Industry.

3. SPECIFIC REQUIREMENTS

- **3.1** Safety glazing material shall comply with SANS 1263-1: Safety and security glazing materials for buildings Part 1: Safety performance of glazing materials under human impact.
- **3.2** Safety glass and alternative safety glazing materials intended for use in the construction of furniture shall in addition comply with the requirements of SANS 17: *Glass and plastics in furniture.*
- **3.3** The applicant shall ensure that every type of safety glazing material has been approved by the NRCS in accordance with the requirements of Annex A of this compulsory specification before manufacture, import, sale or supply.
- 3.4 The applicant shall inform the NRCS of any change in the material, method of manufacture, design or components affecting any mandatory requirement of this compulsory specification. In the event of such change/s the NRCS may, at its discretion, demand the submission of fresh evidence of conformity or a new application for approval.
- **3.5** In addition to the markings prescribed in SANS 1263 1, the NRCS approval number shall appear permanently and legibly on all safety glazing material in letters at least 2,5 mm high:

"NRCS XXXXX."

4. CONFORMITY TO REFERENCED STANDARDS

For the purposes of this compulsory specification, a new edition of a referenced standard shall become effective 12 months from the date of publication as a South African National Standard. When a new edition of a referenced standard is published, products originally approved in accordance with the previous edition of that standard may on application have their approval extended by the NRCS.

ANNEX A - APPROVAL OF SAFETY GLAZING MATERIAL

A.1 APPLICATION FOR APPROVAL

The applicant shall apply to the NRCS for approval of every type of safety glazing material. The application shall be accompanied by the following:

A.1.1 Technical specifications detailing the material composition, method of manufacturer and minimum thickness for the type of safety glazing material.

A.1.2 Details of the manufacturing plant/s where the safety glazing material is produced;

A.1.3 Evidence of conformity including test reports issued not more than 12 months before the date of submission to the NRCS by a conformity assessment body recognized in terms of the NRCS's Conformity Assessment Policy, to prove compliance with all the relevant requirements of this compulsory specification;

A.1.4 The markings to be applied to each type of safety glazing material;

A.1.5 Information to the satisfaction of the NRCS regarding the measures taken by the applicant to ensure ongoing conformity of the safety glazing material; and

A.1.6 Any reasonable additional information as may be requested by the NRCS.

A.2 APPROVAL

A.2.1 The NRCS shall assess the evidence of conformity supplied by the applicant and shall grant approval when the mandatory requirements have been met.

A.2.2 The NRCS shall assign a unique approval number to each type of safety glazing material approved.

A.2.3 The NRCS shall confirm that approval has been granted to the applicant by means of a Letter of Authority certificate bearing the approval number referred to in paragraph 3.5.

A.2.4 The approval granted with respect to safety glazing pursuant to this compulsory specification may be withdrawn by the NRCS, at any time, after the applicant has been notified in writing, if the requirements have not been met or maintained.

NOTICE – CHANGE OF TELEPHONE NUMBERS: GOVERNMENT PRINTING WORKS

As the mandated government security printer, providing world class security products and services, Government Printing Works has adopted some of the highly innovative technologies to best serve its customers and stakeholders. In line with this task, Government Printing Works has implemented a new telephony system to ensure most effective communication and accessibility. As a result of this development, our telephone numbers will change with effect from 3 February 2014, starting with the Pretoria offices.

The new numbers are as follows:

•	Switchboard :	012 748 6001/6002			
٠	Advertising :	012 748 6205/6206/6207/6208/6209/6210/6211/6212			
•	Publications Enquir	ies: 012 748 6052/6053/6058 GeneralEnquiries@gpw.gov.za			
	Maps	: 012 748 6061/6065 <u>BookShop@gpw.gov.za</u>			
	Debtor	s : 012 748 6060/6056/6064 PublicationsDebtors@gpw.gov.za			
	Subscrip	tion: 012 748 6054/6055/6057 Subscriptions@gpw.gov.za			
•	SCM :	012 748 6380/6373/6218			
•	Debtors :	012 748 6236/6242			
٠	Creditors :	012 748 6246/6274			
Please consult our website at www.gpwonline.co.za for more contact details.					

The numbers for our provincial offices in Polokwane, East London and Mmabatho will not change at this stage.

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