

# Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA  
REPUBLIEK VAN SUID AFRIKA

*Regulation Gazette*

**No. 11303**

*Regulasiekoerant*

Vol. 673

2

July  
Julie

2021

No. 44798

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**GOVERNEMENT NOTICES • GOEWERMENTSKENNISGEWINGS**

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**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**

NO. R. 571

2 July 2021

**MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT NO. 47 OF 1996)****ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF GUIDELINE  
PRICES: LEVIES RELATING TO LUPINE**

I, Thoko Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under sections 13 and 15 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), hereby –

- (a) establish the statutory measure set out in the Schedule hereto; and
- (b) determine the guideline price, per metric ton, for lupine as R3 497.11

  
**MRS ANGELA THOKOZILE DIDIZA**  
**MINISTER FOR AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT**

## SCHEDULE

### Definitions

1. In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates
  - “**producer**” means a person who produces lupine or a person on whose behalf lupine is produced;
  - “**Lupine**” or “**Lupin**” means the seed of the species *Legimus* or the European lupine (*Lupinus albus*; *Lupinus angustifolius* & *Lupinus luteus*), which is used as food or is utilised for the processing or manufacture of flour or protein.
  - “**the Act**” means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996);
  - “**SACTA**” means the SA Cultivar and Technology Agency NPC.

### Purpose and aim of statutory measure and the relation thereof to the objectives of the Act

2. The purpose and aim of this statutory measure are to compensate breeders of lupine varieties for their contribution towards obtaining and utilising improved international and local agriculture related intellectual property to the benefit of the lupine industry in the Republic of South Africa. The agricultural sector is expected to ensure food security, strengthen the economy and create job opportunities. This can be reconciled with the provisions of Section 2(3) of the Act. In order to achieve these aims and to further the competitive position of the lupine industry in the Republic of South Africa, cultivation of high yielding crops from seed varieties that are most suited for particular regions is essential. A portion of the funds collected by means of the levy will be focused on small-scale farmers and transformation of the lupine industry in the Republic of South Africa. SACTA, that will administer the levy, will be responsible for allocating 20% of their proceeds from the levy to transformation initiatives within the company, or to a service provider of its choice, and report back to the National Agricultural Marketing Council annually. The statutory measure shall be administered by the SA Cultivar and Technology Agency NPC (SACTA). The levies collected shall be administered in a separate account for lupine. SACTA shall be audited in accordance with generally accepted accounting practices.

### Product to which statutory measure applies

3. This statutory measure shall apply to lupine.

### Area in which statutory measure applies

4. This statutory measure shall apply within the geographical area of the Republic of South Africa.

### Imposition of levy

5. A levy is hereby imposed on all lupine –
  - (a) sold by or on behalf of the producer thereof;

- (b) processed or converted or caused to be processed or converted into a lupine product, by or on behalf of the producer thereof, if the lupine product is intended to be disposed of; and
- (c) in respect of which a silo receipt has been issued, if the levy in respect of such lupine has not already been paid in terms of paragraph (a) or (b).
- (d)

#### Amount of levy

6. The amounts of the levies (excluding Value Added Tax) will be as follows:

Commodity	Period	Amount (Excluding Value Added Tax)
Lupine	1/10/2021 to 30/09/2022	R35 per metric ton (Based on 1% of average lupine price* from 2013 to 2020)
	1/10/2022 to 30/09/2023	R35 per metric ton (Based on 1% of average lupine price* from 2013 to 2020)

#### Persons by whom levies are payable

7. (1) The levy payable in terms of clause 5 shall –
- (a) in the case of a levy contemplated in clause 5(a), be payable by the buyer of the lupine;
  - (b) in the case of a levy contemplated in clause 5(b), be payable by the processor or converter of the lupine; and
  - (c) in the case of a levy contemplated in clause 5(c), be payable by the person issuing such silo receipt.
- (2) The amount of the levy payable by the buyer in terms of sub-clause (1)(a) and sub-clause (1)(b) may be recovered from the producer.
- (3) The amount of the levy payable by the person issuing the silo receipt in terms of sub-clause 1(c) may be recovered from the person to whom such silo receipt is issued.
- (4) The persons contemplated in sub-clauses (1)(a), (1)(b) and (1)(c), who have paid the levy to SACTA and have conformed to the provisions of this statutory measure, may claim from SACTA an amount equal to 2,5% of the levies paid by them, in accordance with the conditions set by SACTA from time to time.

#### Payment of levy

8. (1) Payment of a levy imposed in terms of clause 5 shall be made by the persons contemplated in clause 7 not later than the last day of the month

following the month in which the lupine have been sold, delivered for sale, processed, converted, exported or a silo receipt issued in respect thereof.

(2) Payment shall be made in favour of the SA Cultivar and Technology Agency NPC, and has to be accompanied by a duly completed levy return form, containing such information pertaining to lupine as required by SACTA from time to time. If no levy is payable in a particular month, a nil return shall be submitted to SACTA.

(3) Payment shall –

(a) when forwarded by post, be addressed to –

The SA Cultivar and Technology Agency NPC  
P O Box 74626  
LYNNWOOD RIDGE  
0040

(b) when delivered by hand, be delivered to –

The SA Cultivar and Technology Agency NPC  
Grain Building Agri-Hub  
477/478 Witherite Street  
Die Wilgers  
Pretoria, 0186

(c) when transferred electronically, be paid into the designated bank account of the SA Cultivar and Technology Agency NPC.

### Conditions of approval

9. This statutory measure is subject to the following conditions:

- (a) That 70% of levy income be spent on breeding and technology, at least 20% on transformation, in line with the NAMC's new guidelines, and less than 10% on administration;
- (b) That levies be accounted for, in a manner and to the extent acceptable to the Auditor General, separately from any other funds or assets under the control of SACTA, and be audited by the Auditor General; and
- (c) That after the lapsing of the levy, any surplus funds only be utilised after the approval of the Minister was obtained.

### Commencement and period of validity

10. (1) This statutory measure shall come into operation on 1 October 2021 and shall lapse on 30 September 2023.
- (2) Notwithstanding the provisions of sub-clause (1), the Minister may, after evaluation and review of the measure under section 9(1)(f) of the Act, by notice in the Government Gazette determine that the measure shall lapse on a date specified in that notice: Provided that such date shall not be later than the date determined under sub-clause (1).

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**LANDELIKE ONTWIKKELING EN GRONDHERVORMING, DEPARTEMENT VAN**

NO. R. 571

2 Julie 2021

**WET OP BEMARKING VAN LANDBOUPRODUKTE, 1996 (WET NO. 47 VAN 1996)****INSTELLING VAN STATUTÊRE MAATREËL EN BEPALING VAN RIGLYNPRYS:  
HEFFINGS BETREFFENDE LUPIENE**

Ek, Thoko Didiza, Minister van Landbou, Grondhervorming en Landelike Ontwikkeling, handelende kragtens artikels 13 en 15 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet No. 47 van 1996) –

- (a) stel hierby die voortsetting van die statutêre maatreël in die Bylae uiteengesit in; en
- (b) bepaal hierby die riglynprys vir lupiene as R3 497.11 per metrieke ton.

**ME ANGELA THOKOZILE DIDIZA  
MINISTER VAN LANDBOU, GRONDHERVORMING EN LANDELIKE ONTWIKKELING**

## BYLAE

### Woordomskrywing

1. In hierdie Bylae het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis en tensy uit die samehang anders blyk, beteken —
  - “**die Wet**” die Wet op die Bemaking van Landbouprodukte, 1996 (Wet No. 47 van 1996);
  - “**produsent**” 'n persoon wat lupiene produseer of 'n persoon in wie se belang lupiene geproduseer word;
  - “**SACTA**” die SA Cultivar and Technology Agency NPC; en
  - “**Lupiene**” beteken die graan van die spesie *Legimus* of die Europese Lupine (*Lupinus albus*; *Lupinus angustifolius* & *Lupinus luteus*), wat gebruik word as voedsel of gebruik word in verwerking of die vervaardiging van meel of proteïen.

### Oogmerk en doelwit van die statutêre maatreël en verband daarvan met die Wet

2. Die oogmerk en doelwit van hierdie statutêre maatreël is om telers van lupienevarieteite te vergoed vir hul bydrae tot die verkryging en benutting van verbeterde internasionale landbou-verwante intellektuele eiendom tot voordeel van die lupienebedryf in die Republiek van Suid-Afrika. Dit word van die landbousektor verwag om voedselsekerheid te verseker, die ekonomie te versterk en werksgeleenthede te skep. Hierdie doelwitte is in ooreenstemming met die bepalings van artikel 2(3) van die Wet. Om hierdie doelwitte te bereik en die lupienebedryf in die Republiek van Suid-Afrika se mededingende posisie te bevorder, is produksie van hoë-opbrengs oeste van saadvarieteite wat optimaal geskik is vir bepaalde streke noodsaaklik.

'n Deel van die fondse wat by wyse van die heffing ingevorder word, sal toegespits word op kleinskaalse boere en transformasie in die lupienebedryf in die Republiek van Suid-Afrika. Hierdie statutêre maatreël sal deur die SA Cultivar and Technology Agency NPC (SACTA) geadministreer word. Die heffings wat gevorder word, sal in 'n afsonderlike rekening vir lupiene geadministreer word. SACTA sal geouditeer word volgens algemeen aanvaarde rekenkundige praktyke.

### Produk waarop statutêre maatreël van toepassing is

3. Hierdie statutêre maatreël is op lupiene van toepassing.

### Gebied waarin statutêre maatreël van toepassing is

4. Hierdie statutêre maatreël is in die geografiese gebied van die Republiek van Suid-Afrika van toepassing.

### Instelling van heffing

5. 'n Heffing word hierby opgelê op alle lupiene –
  - (a) wat deur of namens die produsent daarvan verkoop word;

- (b) wat verwerk of omskep word of laat verwerk of omskep word in 'n sojaboonprodukt, indien die sojaboonprodukt bestem is om van die hand gesit te word; en
- (c) ten opsigte waarvan 'n silo-ontvangsbewys uitgereik word, indien die heffing ten opsigte van sodanige lupiene nog nie ingevolge paragraaf (a) of (b) betaal is nie.

### Bedrag van heffing

6. Die bedrag van die heffing (Belasting op Toegevoegde Waarde uitgesluit) is soos volg:

Kommoditeit	Periode	Bedrag (BTW uitgesluit)
Lupiene	1/10/2021 to 30/09/2022	R35 per ton (Gebaseer op 1% van die gemiddelde lupieneprys vanaf 2013 tot 2020)
	1/10/2022 to 30/09/2023	R35 per ton (Gebaseer op 1% van die gemiddelde lupieneprys vanaf 2013 tot 2020)

### Persone deur wie heffing betaalbaar is

7. (1) 'n Heffing wat in terme van klousule 5 opgelê is, sal betaalbaar wees deur:
- (a) in die geval van 'n heffing in klousule 5(a) bedoel, die koper van die lupiene;
  - (b) in die geval van 'n heffing in klousule 5(b) bedoel, die verwerker of omskepper van die lupiene; en
  - (d) in die geval van 'n heffing in klousule 5(c) bedoel, die persoon wat sodanige silo-ontvangsbewys uitreik.
- (2) Die bedrag van die heffing wat deur die koper in terme van subklousule (1)(a) en subklousule (1)(b) betaalbaar is, kan van die produsent verhaal word.
- (3) Die bedrag van die heffing wat in terme van subklousule (1)(c) deur die uitreiker van die silo-ontvangsbewys betaalbaar is, kan van die persoon aan wie sodanige silo-ontvangsbewys uitgereik word, verhaal word.
- (4) Persone vermeld in subklousules (1)(a), (1)(b) en (1)(c) wat aan die vereistes van hierdie statutêre maatreël voldoen, mag 2,5% van die waarde van die heffing wat sodanig oorbetal is van SACTA eis, in ooreenstemming met die voorwaardes wat van tyd tot tyd deur SACTA bepaal word.

### Betaling van die heffing

8. (1) Die heffing ingevolge klousule 5 opgelê moet nie later as die laaste dag van die maand volgende op die maand waarin die lupiene verkoop, vir verkoop gelewer, uitgevoer, verwerk of omgesit, of waarin 'n silo-ontvangsbewys uitgereik is, deur die persone in klousule 7 bedoel, betaal word nie.

- (2) Betaling moet ten gunste van die SA Cultivar and Technology Agency NPC gemaak word, en moet vergesel gaan van 'n behoorlik voltooide heffingopgawevorm, wat sodanige inligting bevat as wat van tyd tot tyd deur SACTA vereis word. Indien geen heffing betaalbaar is in n gegewe maand nie, moet 'n nul opgawe aan SACTA voorsien word.
- (3) Betaling moet –
- a) wanneer per pos gestuur, geadresseer wees aan –
- Die SA Cultivar and Technology Agency NPC  
Posbus 74626  
LYNNWOODRIF  
0040
- b) wanneer per hand afgelewer, afgelewer word by –
- Die SA Cultivar and Technology Agency NPC  
Graangebou Agri-hub Kantoorpark (Blok D)  
Witheritestraat 477/478  
DIE WILGERS  
Pretoria  
0184
- c) wanneer elektronies oorgeplaas, inbetaal word in die bankrekening van die SA Cultivar and Technology Agency NPC.

#### **Voorwaardes van goedkeuring**

9. Hierdie statutêre heffing is onderworpe aan die volgende voorwaardes:
- (a) Dat 70% van heffingsinkomste spandeer word aan teling en tegnologie, ten minste 20% op transformasie ooreenkomstig die NLBR se nuwe riglyne, en nie meer as 10% op administrasie;
- (b) Dat die heffings bestuur word op 'n manier aanvaarbaar vir die Ouditeur-Generaal, apart van enige ander bates of fondse van SACTA en geaudit word deur die Ouditeur-Generaal; en
- (c) Dat die aanwending van enige surplusfondse wat na die heffingstermyn mag bestaan, onderhewig sal wees aan die goedkeuring van die Minister.

#### **Inwerkingtreding en tydperk van geldigheid**

10. (1) Hierdie statutêre maatreël tree op 1 Oktober 2021 in werking en verval op 30 September 2023.
- (2) Nieteenstaande die bepalings van subklousule (1) kan die Minister, na 'n evaluasie en hersiening van die maatreël kragtens artikel 9(1)(f) van die Wet, by kennisgewing in die Staatskoerant bepaal dat die maatreël op 'n datum in daardie kennisgewing uiteengesit, verval: Met dien verstande dat sodanige datum nie later mag wees as die datum kragtens subklousule (1) bepaal nie.

## SOUTH AFRICAN RESERVE BANK

NO. R. 572

2 July 2021

**GENERAL EXPLANATORY NOTE:**

[ ] Words that are between square brackets and in bold typeface indicate deletions from the existing rules

\_\_\_\_\_ Words that are underlined with a solid line indicate insertions in the existing rules

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**CUSTOMS AND EXCISE ACT, 1964**  
**AMENDMENT OF RULES (DAR 217)**

Under sections 59A, 60 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 and must be **regarded to have come into effect on 25 June 2021.**



**NGOBANI JOHNSTONE MAKHUBU**

**ACTING COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE**

**SCHEDULE****Amendment of rule 59A.01A**

1. Rule 59A.01A is hereby amended by the substitution for item (cc) of paragraph (b)(iA) of the following item:

“(cc) utilising –

- [(A) rebate items under Schedules No. 3 and 4; and]**  
(B) refund or drawback items under Schedule 5 and rebate or refund items under Schedule 6; and”.

**Amendment of rule 60.01A**

2. Rule 60.01A is hereby amended by the substitution for subparagraph (ii) of paragraph (c) of the following subparagraph:

- “(ii) premises referred to in paragraphs (a)(i)(bb) and (cc) must be submitted electronically or in paper format as contemplated in paragraph (b)**[(ii)]**; and”.

**Substitution of forms**

3. Item 202.00 of the Schedule to the rules is hereby amended by the substitution of the following forms:

- “DA 8 Application for registration to submit reporting documents  
DA 185.4A3 Registration Client Type 4A3 - Rebate user (Schedule No's 3, 4 and 6)  
DA 185.4B9 Licensing Client Type 4B9 – Storage warehouse (Customs Controlled Area Enterprise) – (Sections 19A, 21, 21A, 60, 61 and Rule 21A.10)  
DA 185.4B10 Licensing Client Type 4B10 – Manufacturing warehouse (Customs Controlled Area Enterprise) – (Sections 19A, 21A, 27, 59A and Rule 21A.10)  
DA 185.4B14 Licensing Client Type 4B14 – Degrouping Depot – (Section 64G and its rules and item 850.00 of Schedule No. 8)  
DA 185.4B16 Licensing Client Type 4B16 – Container Depot”.



**APPLICATION FOR REGISTRATION TO SUBMIT REPORTING DOCUMENTS - DA 8**

Section 8 of the Customs and Excise Act, 1964 (Act No. 91 of 1964) and its rules

**SEA CARGO**

- a) Application for registration as a person submitting reporting documents must be made in terms of rule 8.04 read with rule 8.05 under section 8 of the Act
- b) Please note that a separate annexure must be completed for each reporter type (see rules for definitions and reporting obligations):
  - DA 8.01 must be completed by Carriers / Registered Agents and Clearing Agents
  - DA 8.02 must be completed by Port Authorities
  - DA 8.03 must be completed by Container Terminal Operators and Wharf Operators
  - DA 8.04 must be completed by Container Depot Licensees
- c) If the space provided on this form or the applicable annexures is insufficient, the required information must be furnished on a separate continuation page which must be attached to this form or the annexure
- d) All references to sections and rules pertain to the Customs and Excise Act, 1964
- e) In the case of submission in paper format, please complete the application and physically submit to a customs and excise office as indicated on the SARS website for receipt of such applications

<b>SARS CUSTOMS / EXCISE CLIENT NUMBER</b>			
If currently registered / licensed in terms of the Act, please state applicable customs and/ or excise client number			
<b>PURPOSE OF APPLICATION</b>			
New registration	<input type="checkbox"/>	Update of existing information	<input type="checkbox"/>
		Notification of cancellation	<input type="checkbox"/>

<b>REPORTER TYPE - Please indicate with an X where applicable</b>			
Carrier	<input type="checkbox"/>	Registered Agent	<input type="checkbox"/>
* Clearing Agent	<input type="checkbox"/>	Container Terminal Operator	<input type="checkbox"/>
Port Authority	<input type="checkbox"/>	Container Depot Licensee	<input type="checkbox"/>
Wharf Operator	<input type="checkbox"/>		

\* The definition of "Clearing Agent" in the rules includes all persons who arrange on behalf of other persons for reward the receipt, delivery or transport of goods imported into or to be exported from the Republic. This includes Non-Vessel Operating Common Carriers (NVOCC's), Freight Forwarders and Groupage Agents

<b>LOCATION OF APPLICANT</b>			
Natural person who is:		Juristic person that is:	
Located in the RSA	Yes <input type="checkbox"/>	Located in the RSA	Yes <input type="checkbox"/>
	No <input type="checkbox"/>		No <input type="checkbox"/>

<b>APPLICANT PARTICULARS (HEAD OFFICE) - Please indicate with an X where applicable</b>				
Nature of business (please indicate with X)	Company	<input type="checkbox"/>	Close corporation	<input type="checkbox"/>
	Sole proprietor / Natural person	<input type="checkbox"/>	Other juristic person	<input type="checkbox"/>
Cooperative	Organ of state	<input type="checkbox"/>	Trust	<input type="checkbox"/>
Registered name of business (juristic person) or name of natural person				
Registration number				
Physical address	Building address: Complex		Unit/ Floor number	
	Building name			
	Street name and number		Street code	



**DOCUMENTS IN SUPPORT OF APPLICATION**

- (a) Registration certificate of business – as issued by the Companies and Intellectual Property Commission (CIPC) in respect of the applicant
- (b) Resolution / letter of consent or authority to act on behalf of juristic person
- (c) Identity / Passport documents of -
  - Individual
  - Close Corporation – all the members
  - Company – all the Directors, including the Managing Director and Financial Director
  - Other juristic person - the person responsible for the management of the juristic person
- (d) DA 185D in respect of Registered Agent of carrier not located in Republic

**DECLARATION BY APPLICANT OR AUTHORISED OFFICER ON BEHALF OF APPLICANT THAT IS A JURISTIC PERSON**

I for the \*Carrier / \*Registered Agent / \*Clearing Agent / \*Port Authority / \*Container Terminal Operator / \*Wharf Operator / \*Container Depot Licensee / hereby-

- a) apply to be registered for the purpose of submitting reporting documents;
- b) declare that the particulars in this application, and all annexures are true and correct; and
- c) undertake to-
  - (i) inform the South African Revenue Service promptly in accordance with the rules of any changes in the particulars furnished in the application; and
  - (ii) comply with customs and excise laws and procedures

\* Delete whichever is not applicable

Initials and surname:		I.D. number:	
Capacity/Designation (Director, etc):		Signature:	
Place:		Date:	



**CARRIER / REGISTERED AGENT OR CLEARING AGENT– DA 8.01**

<b>REPORTER TYPE</b> <i>(Indicate in the applicable box by means of an X)</i>	
Carrier <input type="checkbox"/>	Clearing Agent <input type="checkbox"/>
Registered Agent <input type="checkbox"/>	

<b>CARRIER DETAILS</b>									
Carrier name									
Carrier code assigned by international body (i.e. Bureau International des Containers (BIC) or Standard Carrier Alpha Code (SCAC), as applicable)									
If currently licensed with SARS, please state applicable customs and excise client number									

<b>REGISTERED AGENT DETAILS</b>									
Agent name									
If currently registered with SARS, please state applicable customs and excise client number									
Name(s) of carriers not located in the Republic represented by Registered Agent								Carrier codes	
1.									
2.									
3.									
4.									
5.									
6.									

<b>CLEARING AGENT DETAILS</b>									
Clearing agent name									
Please state applicable customs and excise client number									

<b>APPLICANT'S BRANCH OFFICE ADDRESSES</b>									
1. Details of all Branch offices must be reflected									
2. Details of Head offices that submit reports must also be reflected here									
<b>BRANCH OFFICE PARTICULARS</b>									
Branch office name									
Physical address									
Building address: Complex				Unit/Floor number					
Suburb/ District									
City/Town					Street code				
Postal address									
Suburb/ District									
City/Town					Postal code				
Contact details									
Business telephone number ( )				Fax number ( )					
Business e-mail address									
Web address									

Contact person at management level	Name		Surname	
	ID type		Citizenship	
	Designation Capacity	/	E-mail address	
	Telephone number	( )	Fax number	( )

<b>APPLICANT'S BRANCH OFFICE ADDRESSES</b>				
1. Details of all Branch offices must be reflected				
2. Details of Head offices that submit reports must also be reflected here				
<b>BRANCH OFFICE PARTICULARS</b>				
Branch office name				
Physical address				
	Building Address/ Complex		Unit/Floor number	
	Suburb/District			
	City/Town		Street code	
Postal address				
	Suburb/District			
	City/Town		Postal Code	
Contact details	Business telephone number	( )	Fax number	( )
	Business e-mail address			
	Home telephone number		Web address	
Contact person at management level	Name		Surname	
	Designation/ Capacity		E-mail address	
	ID type		Citizenship	
	Telephone number	( )	Fax number	( )

<b>APPLICANT'S BRANCH OFFICE ADDRESSES</b>				
1. Details of all Branch offices must be reflected				
2. Details of Head offices that submit reports must also be reflected here				
<b>BRANCH OFFICE PARTICULARS</b>				
Branch office name				
Physical address				
	Building address/ Complex		Unit/Floor number	
	Suburb/District			
	City/Town		Street code	
Postal address				
	Suburb/District			
	City/Town		Postal code	
Contact details	Business telephone number	( )	Fax number	( )
	Business e-mail address			
Contact person at management level	Name		Surname	
	Designation/ Capacity		E-mail address	
	ID type		Citizenship	
	Telephone number	( )	Fax number	( )

\* Please add continuation pages as required





## PORT AUTHORITY – DA 8.02



APPLICANT DETAILS	
Port authority name	

PORT PARTICULARS		
Port name		
Physical address		
	Building address: Complex	Unit/Floor number
	Suburb/District	
	City/Town	Street code
Postal address		
	Suburb / District	
	City/Town	Postal code
Contact details	Business telephone number ( )	Fax number ( )
	Business e-mail address	
Contact person at management level	Name	Surname
	Designation/ Capacity	E-mail address
	ID type	Citizenship
	Telephone number ( )	Fax number ( )

PORT PARTICULARS		
Port name		
Physical address		
	Building address: Complex	Unit/Floor number
	Suburb/District	
	City/Town	Street code
Postal address		
	Suburb / District	
	City/Town	Postal code
Contact details	Business telephone number ( )	Fax number ( )
	Business e-mail address	
Contact person at management level	Name	Surname
	Designation/ Capacity	E-mail address
	ID Type	Citizenship
	Telephone number ( )	Fax number ( )

PORT PARTICULARS				
Port name				
Physical address				
	Building address: Complex		Unit/Floor number	
	Suburb/District			
	City/Town		Street code	
Postal address				
	Suburb/District			
	City/Town		Postal code	
Contact details	Business telephone number	( )	Fax number	( )
	Business e-mail address			
Contact person at management level	Name		Surname	
	Designation/ Capacity		E-mail address	
	ID type		Citizenship	
	Telephone number	( )	Fax number	( )

PORT PARTICULARS				
Port name				
Physical address				
	Building address: Complex		Unit/Floor number	
	Suburb/District			
	City/Town		Street code	
Postal address				
	Suburb/District			
	City/Town		Postal code	
Contact details	Business telephone number	( )	Fax number	( )
	Business e-mail address			
Contact person at management level	Name		Surname	
	Designation/ Capacity		E-mail address	
	ID type		Citizenship	
	Telephone number	( )	Fax number	( )

\* Please add continuation pages as required

### Container Terminal Operator and Wharf Operator – DA 8.03

<b>REPORTER TYPE</b> (Indicate in the applicable box by means of an X)	
Container Terminal Operator <input type="checkbox"/>	Wharf Operator <input type="checkbox"/>

<b>CONTAINER TERMINAL OPERATOR</b>	
Company name	

<b>CONTAINER TERMINAL LOCATIONS</b>					
Port / Place		Terminal name			
SARS facility code		Transnet port terminal code			
Terminal address		Building address: Complex		Unit/Floor number	
		Suburb/District			
		City/Town		Street code	
Postal address		Suburb/District			
		City/Town		Postal code	
Contact details		Business telephone number ( )		Fax number ( )	
		Business e-mail address			
Contact person at management level		Name		Surname	
		Designation/ Capacity		E-mail address	
		ID type		Citizenship	
		Telephone number ( )		Fax number. ( )	

<b>CONTAINER TERMINAL LOCATIONS</b>					
Port / Place		Terminal name			
SARS facility code		Transnet port terminal code			
Terminal address		Building address: Complex		Unit/Floor number	
		Suburb/District			
		City/Town		Street code	
Postal address		Suburb/District			
		City/Town		Postal code	
Contact details		Business telephone number ( )		Fax number ( )	
		Business e-mail address			
Contact person		Name		Surname	

at management level	Designation/ Capacity		E-mail address	
	ID type		Citizenship	
	Telephone number	( )	Fax number	( )

\* Please add continuation pages as required

Will customs and excise transactional documents be kept at this location:	Yes: <input type="checkbox"/> No: <input type="checkbox"/>
Provide the 2 digit code if previously allocated by Customs:	
Are the premises already licenced for another licence type including an excise licence	Yes: <input type="checkbox"/> No: <input type="checkbox"/>

<b>WHARF OPERATOR</b>	
Company name	

<b>WHARF LOCATIONS</b>				
Wharf name				
SARS facility code		Transnet wharf code		
Wharf address				
	Building address: Complex		Unit/Floor number	
	Suburb/District			
	City/Town		Street code	
Postal address				
	Suburb/District			
	City/Town		Postal code	
Contact details	Business telephone number	( )	Fax number	( )
	Business e-mail address			
Contact person at management level	Name		Surname	
	Designation/ Capacity		E-mail address	
	ID type		Citizenship	
	Telephone number	( )	Fax number	( )

<b>WHARF LOCATIONS</b>				
Wharf name				
SARS facility code		Transnet wharf code		
Wharf address				
	Building address: Complex		Unit/Floor number	
	Suburb/District			
	City/Town		Street code	
Postal address				
	Suburb/District			
	City/Town		Postal code	



		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				
		<input type="checkbox"/>				

\* Please add continuation pages as required

## LICENSED CONTAINER DEPOT – DA 8.04

APPLICANT DETAILS	
Name of company	

CONTAINER DEPOT LOCATIONS							
Port / Place		Depot name		SARS facility code			
Depot address	Building address: Complex						
	Suburb/District						
	City/Town		Street code				
	Postal address						
Postal address	Suburb/District						
	City/Town		Postal code				
Contact details	Business telephone number	( )	Fax number	( )			
	Business e-mail address						
Contact person at management level	Name				Surname		
	Designation/ Capacity				E-mail address		
	ID type				Citizenship		
	Telephone number	( )	Fax number	( )			

CONTAINER DEPOT LOCATIONS							
Port / Place		Depot name		SARS facility code			
Depot address	Building address: Complex						
	Suburb/District						
	City/Town		Street code				
	Postal address						
Postal address	Suburb/District						
	City/Town		Postal code				
Contact details	Business telephone number	( )	Fax number	( )			
	Business e-mail address						
Contact person at management level	Name				Surname		
	Designation/ Capacity				E-mail address		
	ID type				Citizenship		

	Telephone number	(    )	Fax number	(    )
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*\* Please add continuation pages as required*



## ANNEXURE DA 185.4A3

## REGISTRATION CLIENT TYPE 4A3 - REBATE USER (Schedule No's 3, 4 and 6)

**Notes:**

- It is the responsibility of the importer / rebate user to ensure that the tariff headings of the goods in question are correct and that the goods comply with the terms of the rebate item concerned. Should there be any doubt, the importer / rebate user should apply for a formal determination on form DA 314

**1. Trading Particulars:**

Please supply all trade names and physical addresses if the business is conducted from a different address or under a different name as that stated in container 5 of the application form (DA 185).

Trade name of business:	
Physical address of rebate store: Complex	
Street name and number:	
Building name and floor number:	
Suburb/District:	
City/Town:	
Street code:	
Web address:	
Will customs and excise transactional documents be kept at this location:	Yes: <input type="checkbox"/> No: <input type="checkbox"/>
Schedule No. 3 <input type="checkbox"/>	Schedule No. 4 <input type="checkbox"/> Schedule No. 6 <input type="checkbox"/>

**2. Manufacturing Process & Materials Used:**

Please give a short description of the manufacturing process or how the raw / rebated materials will be used:

Rebate item(s)	Tariff subheading(s) / item(s)	Rebate Code	Description raw material	Estimated quantity of raw material to be used per annum (kg)
(1)				
(2)				
(3)				
(4)				
(5)				
(6)				
(7)				

**3. Compensating (Finished) Product Particulars:**

Please state the tariff subheading(s) / item(s) and give the description for the finished products:

Tariff subheading(s) / item(s)	Description	Expected yield of final product from raw / rebated material used (per volume / number)
(1)		
(2)		
(3)		
(4)		
(5)		
(6)		
(7)		

**4. Further Particulars:**

(a) Duty limit	R
(b) VAT limit	R





## ANNEXURE DA 185.4B9

**LICENSING CLIENT TYPE 4B9 – Storage warehouse (Customs Controlled Area Enterprise) – (Sections 19A, 21, 21A, 60, 61 and Rule 21A.10)**
**1. Trading Particulars:**

Please supply the trade name and physical address for the storage warehouse if under a different address or name as was stated in container 5 of the DA 185 application form

Trade name of business:			
Physical address: Complex			
Street name and number:			
Unit number:			
Building name and floor number:			
Suburb/District:			
City/Town:			
Street code:			
Web address:			
CCA Name or description:			
Customs and excise transactional documents location:			
Customs warehouse number for the above address if previously allocated by Customs.			
CCA Number	C	C	A
Storage warehouse physical address:			
Street name and number:			
Stand number:			
Building name and floor number:			
Suburb/District:			
City/Town:		Street code:	
Web address:			

**2. Warehouse Particulars:**

a)	Please note that the warehouse may only be utilised for the storage of imported goods (dutyable goods or goods free of duty, but liable to VAT) for home consumption or export	
b)	Please describe the goods that will be stored in the warehouse as well as the tariff heading(s)/ item(s) and rebate item(s) (if applicable)	
	Tariff heading(s)/item(s)/Rebate item(s)	Description of goods stored
	1)	
	2)	
	3)	
	4)	
	5)	
	6)	

*Continues overleaf*

**3. Further particulars**

(a) Duty limit	R
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(b) VAT limit	R
---------------	---

FOR OFFICIAL USE															
File Number:															
Licence Number:															
License Date:															
License year				Type of Warehouse:			SOS			Warehouse Number:					
District office where Licensed:															



## ANNEXURE DA 185.4B10

**LICENSING CLIENT TYPE 4B10 – Manufacturing warehouse (Customs Controlled Area Enterprise) – (Sections 19A, 21A, 27, 59A and Rule 21A.10)**
**1. Trading Particulars:**

Please supply the trade name and physical address for the manufacturing warehouse if operating under a different address or name as was stated in container 5 of the DA 185 application form

Trade name of business:											
Physical address: Complex											
Street name and number:											
Unit number:											
Building name and floor number:											
Suburb/District:											
City/Town:											
Street code:											
Web address:											
Customs and excise transactional documents location:											
Customs warehouse number for the above address if previously allocated by Customs:											
CCA Name or description:											
CCA Number	C	C	A								
Manufacturing warehouse physical address:											
Street name and number:											
Stand number:											
Building name and floor number:											
Suburb/District:											
City/Town:										Street code:	
Web address:											

**2. Warehouse Particulars:**

a) Please indicate with an "x" whether the goods will be utilised in the warehouse for the production or manufacture of:

- |  |                          |
|--|--------------------------|
| i) Any goods (other than goods liable to excise duty, fuel levy or environmental levy) | <input type="checkbox"/> |
| ii) Any goods liable to excise duty, environmental levy or fuel levy                   | <input type="checkbox"/> |

b) Please describe the goods, referred to in paragraphs (a)(i) and (ii), which will be manufactured and/or stored in the warehouse as well as the tariff heading(s), item(s) and rebate item(s), if applicable.

Tariff heading(s)/item(s)/Rebate item(s)	Description of goods
1)	
2)	
3)	
4)	
5)	
6)	
7)	
8)	

9)	
10)	

<b>3. Further particulars</b>	
(a) Duty limit	R
(b) VAT limit	R

FOR OFFICIAL USE															
File Number:															
Licence Number:															
License Date:															
License year															
District office where Licensed:				Type of Warehouse:	VM	Warehouse Number:									



ANNEXURE DA 185.4B14

**LICENSING CLIENT TYPE 4B14 – Degrouping Depot – (Section 64G and its rules and item 850.00 of Schedule No. 8)**

<b>1. Degrouping Depot: Specification and information</b>	
Please supply the trade name and physical address for the degrouping depot if under a different address or name as was stated in container 5 of the DA 185 application form	
Trade name of business:	
Physical address: Complex	
Street name and number:	
Unit number:	
Building name and floor number:	
Suburb/District:	
City/Town:	
Street code:	
Web address:	
Provide the 2 digit code if previously allocated by Customs:	
Will customs and excise transactional documents be kept at this location:	Yes <input type="checkbox"/> No <input type="checkbox"/>
Are the premises already licenced for another licence type including an excise licence	Yes <input type="checkbox"/> No <input type="checkbox"/>
If yes please specify:	
Capacity Indicators:	
(i)	Under cover area (m2) for unpacking/sorting goods
(ii)	Enclosed secure area for high value articles (m2)
(iii)	Volumes (m3) and customs values (R) of goods which are envisaged to be handled in the degrouping depot
(iv)	List of clients that will make use of the services of the degrouping depot (List must be attached to the application)
(v)	Specify equipment for handling of goods in the yard and within the undercover area respectively- (aa) Yard: ..... (bb) Under cover area: .....
<b>2. Further particulars:</b>	
(a) Duty limit	R
(b) VAT limit	R



## ANNEXURE DA 185.4B16

## LICENSING CLIENT TYPE 4B16 – CONTAINER DEPOT

## 1. Container Depot: Specification and information

Please supply the trade name and physical address for the container depot if under a different address or name as was stated in container 5 of the DA 185 application form

Trade name of business:	
Physical address: Complex	
Street name and number:	
Unit number:	
Building name and floor number:	
Suburb/District:	
City/Town:	
Street code:	
Web address	
Provide 2 digit code if previously allocated by Customs:	
Will Customs and Excise transactional documents be kept at this location:	Yes <input type="checkbox"/> No <input type="checkbox"/>
Are the premises already licenced for another licence type including an excise licence	Yes <input type="checkbox"/> No <input type="checkbox"/>
If yes please specify:	

## Capacity Indicators:

(i)	Under cover area (m2) for unpacking/sorting goods	
(ii)	Enclosed secure area for high value articles (m2)	
(iii)	Volumes (m3) and customs values (R) of goods which are envisaged to be handled in the degrouping depot	
(iv)	List of clients that will make use of the services of the degrouping depot (List must be attached to the application)	
(v)	Specify equipment for handling of goods in the yard and within the undercover area respectively- (aa) Yard: ..... (bb) Under cover area: .....	

## 2. Further particulars:

(a) Duty limit	R
(b) VAT limit	R