## **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

## DRAFT AMENDMENT OF RULES In terms of the Customs and Excise Act, 1964

## The following amendments are proposed in terms of sections 64D and 120:

Rule 64D.04 is hereby amended by -

- (a) the substitution for the words in paragraph (*f*) preceding subparagraph (i) of the following words:
  - *"(f)* <u>the importer of the goods or the [a]</u> licensee of any premises, including any customs and excise warehouse licensed under any provision of this Act<u>using own transport –</u>";
- (b) the substitution for the words in (*fA*) of the following paragraph:
  - "(fA) a **[licensee of a customs and excise storage warehouse who removes in bond or exports a]** second-hand road vehicle <u>is removed in bond or</u> <u>exported by the licensee of a customs and excise storage warehouse</u> as contemplated in rule 18.15 and 18A.10, respectively;"; and
- (c) the insertion after paragraph (*fA*) of the following paragraph:
  - "(fB) an imported new road vehicle is removed on a road vehicle designed for the transport of vehicles or under its own power by the importer of the vehicle or the licensee of a customs and excise warehouse, using own transport;"; and
- (d) the addition of the following subrule:

"(2) For purposes of subrule(1)(*f*B) "road vehicle" has the meaning assigned to it in rule 18.15(*e*).".