NOTES REGARDING AMENDMENTS TO THE SCHEDULES TO THE CUSTOMS AND EXCISE ACT, 1964

13 MAY 2011

These notes are issued merely as a guide and both the old and new provisions should be studied in order to determine what the amendment actually entails. These notes have no legal status.

Provision	Note
	The effect of these amendments are:
521.00/00.00/02.00	Rebate item 521.00/00.00/02.00 is deleted.
522.00: Note 1	Note 1 is amended to read as follows;
	 A drawback or refund of the duties paid under Parts 1, 2, 3 or 5 of Schedule No. 1 and Schedule No. 2 in respect of any goods specified in Column II of this Schedule, shall, subject to compliance with— (a) the provisions of section 75; (b) (i) the provisions of the item in which such goods are specified; (ii) (aa) Note 8 of the notes to this Schedule in respect of the items specified in that note; and (bb) any other notes to this Schedule, as may be applicable, and any specific notes to any Part or item of this Schedule, be allowed to the extent stated in Column II of this Schedule.
522.00 Note 5 (a) (i)	Note 5 (a) (i) to rebate item 522.00 is amended.
522.00: Note 8	Note 8 is inserted to make provision for:
	Notwithstanding any provision to the contrary in this Schedule, for the purposes of items 501.00 to 521.00 in Part 1, items 522.02 to 522.06 in Part 2 and items 550.00 to 551.00 of this Schedule, a refund or drawback of duty as contemplated in section 75(1)(c) or 54D, shall only be granted if the customs procedure code (CPC) applicable to the export as specified in the list published on the SARS website referred to in rule 00.06 and the relevant refund or drawback item are reflected on the export bill of entry or other export declaration.
522.02/87.00/01.00	Tariff heading 87.00/01.00 is amended to delete the following;
	"or within such further period as the Commissioner may in exceptional circumstances decide";
522.03 522.04	Item 522.03 and item 522.04 are amended by the deletion of the Commissioner's discretionary power to align the items with the provisions of Sections 75(14) and 76B of the Act,
	with effect from 1 June 2011.

No. R.406

CUSTOMS AND EXCISE ACT, 1964. AMENDMENT OF SCHEDULE NO. 5 (NO. 5/92)

In terms of section 75 of the Customs and Excise Act, 1964, Schedule No. 5 to the said Act is hereby amended, with effect from 1 June 2011, to the extent set out in the Schedule hereto.

N NENE DEPUTY MINISTER OF FINANCE

SCHEDULE

By the substitution of Note 1 to the General Notes to Schedule No. 5 of the following:

NOTES:

- 1. A drawback or refund of the duties paid under Parts 1, 2, 3 or 5 of Schedule No. 1 and Schedule No. 2 in respect of any goods specified in Column II of this Schedule, shall, subject to compliance with—
- (a) the provisions of section 75;
- (b) (i) the provisions of the item in which such goods are specified;
 - (ii) (aa) Note 8 of the notes to this Schedule in respect of the items specified in that note; and
- (bb) any other notes to this Schedule, as may be applicable, and any specific notes to any Part or item of this Schedule,

be allowed to the extent stated in Column II of this Schedule.

By the insertion after Note 7 to the General Notes to Schedule No. 5 of the following:

NOTES:

8. Notwithstanding any provision to the contrary in this Schedule, for the purposes of items 501.00 to 521.00 in Part 1, items 522.02 to 522.06 in Part 2 and items 550.00 to 551.00 of this Schedule, a refund or drawback of duty as contemplated in section 75(1)(c) or 54D, shall only be granted if the customs procedure code (CPC) applicable to the export as specified in the list published on the SARS website referred to in rule 00.06 and the relevant refund or drawback item are reflected on the export bill of entry or other export declaration.

By the deletion of the following item in Part 1 of Schedule No. 5:

Refund	Tariff	Rebate	C	Description	Extent of Refund
Item	Heading	Code	D		
521.00	00.00	02.00	02	Surcharge goods used in the manufacture, processing, finishing, equipment or packing of any goods exported: Provided that— (1) the exporter is registered with the International Trade Administration Commission as an approved exporter; (2) a duly completed refund application in the prescribed form for a total amount of surcharge of R20 or more, supported by the necessary documentary evidence, is submitted to the Controller within a period of 6 months from the date of posting in the case of export by post, or within a period of 6 months from the date of entry for export in the case of export in any other manner, but not later than 2 years from the date on which the surcharge on any such goods was paid, such refund application may, however, relate to more than one consignment of a value of not less than R20 each and the date of entry for export is taken to be the date of export of the first such consignment; and (3) the Commissioner may, in his discretion, exempt any goods to which this item is applicable from the provisions of any regulation relating to this Part	

By the substitution for Note 5(a)(i) to refund item 522.00 of the following:

Refund Item	Tariff Heading	Rebate Code	C D	Description	Extent of Refund
522.00	V			NOTES: 5(a) (i) if the bill of entry for export is, at the time of submission thereof, accompanied by an application for a refund in the prescribed form (form DA 63);	

By the substitution for tariff heading 87.00/01.00 to refund item 522.02 of the following:

Refund	Tariff	Rebate	С	Description	Extent of Refund
Item	Heading	Code	D		
522.02	87.00	01.00	22	Motor vehicles imported by <i>bona fide</i> tourists for their own use and exported within 12 months from the date of import clearance	Full duty

By the substitution for refund item 522.03 of the following:

Refund	Tariff	Rebate	C	Description	Extent of Refund
Item	Heading	Code	D		
522.03	00.00	01.00	00	Goods, exceeding R200 in value for each consignment for each consignee, exported for trade purposes, if such goods are— (a) (i) in the same condition as imported; or (ii) in a condition in which the essential character of the imported goods has been retained; (b) identifiable as the same goods described on the import documents, provided a duly completed form, "General Application for Refund" (form DA 66), supported by the necessary documentary evidence, is submitted to the Controller within a period of 2 years from the date of entry for home consumption of such goods and provided also that proof is produced in each case that the exporter has been compensated for the goods exported	Full duty

By the substitution for refund item 522.04 of the following:

Refund	Tariff	Rebate	С	Description	Extent of Refund
Item	Heading	Code	D		
522.04	00.00	01.00	02	Goods, not intended for trade purposes, imported through the post, if such goods are returned by the addressee to the sender in the same condition as imported and the export of such goods takes place within 12 months from the date of importation	Full duty