In terms of section 75 of the Customs and Excise Act, 1964, Part 4 of Schedule No. 6 to the said Act is hereby amended, with effect from 1 February 2017, to the extent set out in the Schedule hereto.

M JONAS DEPUTY MINISTER OF FINANCE

SCHEDULE

By the insertion of the following Note(s) after Note 3 in Part 4 of Schedule No.6:

4. For the purposes of rebate items 680.04 and 680.05 a licensed special manufacturing warehouse (VS) must be registered in terms of rebate item 317.03 or 317.07.

By the insertion of the following:

Rebate Item	Tariff Item	Rebate Code	CD	Description	Extent of Rebate	Extent of Refund
680.04	00.00	04.00	04	New pneumatic tyres specified in environmental levy items 152.01 and 152.02, liable to the tyre levy in Part 3E of Schedule No. 1, which have been moved from a licensedmanufacturing warehouse (VM) to a licensed special manufacturing warehouse (VS), for use in the manufacturing of vehicles	Full duty	
680.05	00.00	05.00	00	New pneumatic tyres specified in environmental levy items 152.01 and 152.02 which have been removed from a licensed special manufacturing warehouse (VS) after the environmental levy has been paid and are found to be off-specification or otherwise defective and are returned to the licensed manufactured warehouse (VM)	Full duty	
681.06	40.11	01.00	46	New pneumatic tyres on which environmental levy have been paid and have been exported by the distribution centre of a licensed tyre manufacturer to a BLNS country as defined in rule 54F.01		Full duty

By the insertion of the following:

Rebate Item	Tariff Item Rebate Code	e CD	Description	Extent of Rebate	Extent of Refund
681.07	Tariff item Repare Code 00.00 06.00	06	Goods liable to the environmental levy specified in any item of Part 3 of Schedule No. 1 which, after entry or deemed entry for home consumption and payment of duty by the licensee of a customs and excise manufacturing warehouse as contemplated in Chapter VA of the Act and its rules, are removed by such licensee to a consignee outside the common customs union, subject to compliance with the Notes hereto NOTES: 1. Definitions and application of provisions (a) The refund provided for in this item is subject to the provisions of section 75 (11A). (b) For the purposes of this item, these Notes and section 75 (11A), unless the context otherwise indicates - "BLNS country" or "any other country in the common customs area" means the Republic of Potswana, the Kingdom of Lesotho, the Republic of Namibia or the Kingdom of Swaziland; "Common Customs Union" means the combined areas of the Member States of SACU; "SACU" means Southern African Customs Union," refund" as provided in this item means the amount of environmental levy account of a licensee of a customs and excise manufacturing warehouse on complying with the Notes, the rules for Chapter VA and any rule regulating the movement of goods to which this item relates; "set-off" means a set-off duty contemplated in section 77 that is refundable in terms of this item. (c) Any such set-off may, subject to Note 2(c) be shown on the account if so provided thereon as a deduction from the dutiable quantity. 2. Set-off against accounts in respect of environmental levy goods removed as contemplated in the item: (a) The removal of such goods shall be subject to such conditions and procedures as the Commissioner may prescribe by rule. (b) Where such environmental levy goods have been duly removed to the consignee outside the common customs union, the licensee and, where proof of such removal has been obtained and, any other requirement has been compliated in the environmental levy account for any accounting period during a period of two years after the date any prescribe		As provided in the Notes hereto

By the substitution of the following:

Rebate Item	Tariff Item	Rebate Code	CD	Description	Extent of Rebate	Extent of Refund
681.04	00.00	04.00	01	Environmental levy goods exported, other than exports contemplated in items 681.05 and 681.06		Full duty