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					
SOUTH AFRICAN REVENUE SERVICE							

Government Gazette No.

No. R. 2025

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF RULES

Under sections 17 and 120 of the Customs and Excise Act, 1964 (Act 91 of 1964), the rules published in Government Notice R.1874 of 8 December 1995, are herewith amended to the extent set out in the Schedule hereto

EDWARD CHRISTIAN KIESWETTER

COMMISSIONER FOR THE SOUTH AFRICAN REVENUE SERVICE

SCHEDULE

Amendment of rule 17

Rule 17.02 is hereby substituted for the following rule:

17.02 (a) Rent shall be charged on goods for the period the goods remain in a State warehouse in the circumstances and at the rate specified in paragraphs (b), (c) and (d) of this rule.

Rate at which and the circumstances in which rent is charged on goods imported or exported by travellers

(b)		Subject to rules 17.03 and 17.04, the rate at which,	Rate per
		and the circumstances in which, rent is charged on	kilogram
		cleared or uncleared goods imported or exported	or part
		by travellers shall be in the case of goods which	
		are -	per day or
			part
			thereof
	(i)	detained, seized or forfeited and subsequently	[R1,00]
		delivered in terms of section 93;	R3,00
	(ii)	sold in terms of section 43(3);	[R1,00]
			R3,00
	(iii)	detained for the purposes of any other law as	[R1,00]
		contemplated in section 113(8);	R3,00
	(iv)	any goods to which subparagraphs (i) to (iii) do not	[R1,00]
		apply.	R3,00

Rate at which and the circumstances in which rent is charged on uncleared goods (excluding goods imported or exported by travellers)

(c)	Subject to rules 17.03 and 17.04, the rate at which,	Rate per
	and the circumstances in which, rent is charged on	freight ton
	uncleared imported goods or uncleared goods for	or part
	export (excluding goods imported or exported by	thereof
	travellers) shall be in the case of goods which are	per day or
	-	part
		thereof

- (i) landed at a place to which they were not consigned and are in the State Warehouse -
 - (aa) up to and including the 14th day from the **[R10,00]** date of receipt in the State Warehouse; and R30,00

	(bb)	[R33,00]	
			R100,00
(ii)	detair	ned, seized or forfeited and subsequently	
	delive		
	(aa)	up to and including the 90th day from the	[R10,00]
		date of receipt; and	R30,00
	(bb)	any further period after the 90 th day;	[R33,00]
			R100,00
(iii)	sold i	n terms of section 43(3)	[R10,00]
			R30,00
(iv)	any g	oods to which subparagraphs (i) to (iii) do not	[R10,00]
	apply		R30,00

Rate at which and the circumstances in which rent is charged on cleared goods (excluding goods imported or exported by travellers)

(d) Subject to rules 17.03 and 17.04, the rate at which and Rate per the circumstances in which, rent is charged on cleared freight ton imported goods or goods cleared for export (excluding or part goods imported or exported by travellers) shall be in the thereof case of goods which are - per day or part thereof

(i) landed at a place to which they were not consigned and are in the State Warehouse -

(aa) up to and including the 14th day from the [R10,00] date of receipt in the State Warehouse R30,00 (bb) for any further period after the 14th day; [R33,00]

R100,00

(ii) not subject to compliance with any customs and excise laws and procedures and are removed from the State Warehouse -

up to and including the 14th day from the [R10,00] (aa) date of receipt in the State Warehouse; R30,00 during any further period after the 14th day (bb) [R21,00] up to and including the 28th day; R60,00 during any further period after the 28th day [R33,00] (cc) up to and including the date of removal; R100,00 [R10,00] (iii) any goods to which any of the circumstances contemplated in subparagraphs (i) to (ii) do not R30,00 apply.